steamer or boat; and if the circumstances of the case are such as in the

And may detain Magistrate's opinion make it n-cessary to do so, he may deuntil the provisions of this Act have been com-

plied with, so far as to make it possible for the voyage to be proceeded on with safety and reasonable comfort to the laborers.

Magistrate m a y stop laborem on voyground daire

XXXVIII. If violent sickness or disease shall exist among laborers while passing through any District, whether by land or by water, on their journey either to a depet or to the Districts of Assam, Cachar, or Sylhet, it

shall be lawful for the Magistrate of such District, if, after taking the opinion of the Civil Surgeon or other qualified Medical Officer, he shall think it advisable so to do, to stop the laborers and detain them until such time as they shall be able to proceed with safety. In any case in which laborers are detained as aforesaid by a Magistrate, he shall cause all necessary arrangements to be made for their accommodation and welfare, and all expenses incurred by him in squadoing shall be recoverable, with six per cent. interest, from the Contractor by whom, on to whose deput, the laborers are despatched, as money paid to the use of such Contractor.

XXXIX. The provisions of this Act shall not apply to domestic servants, or Act not to apply to any laborer proceeding alone

to domestic servants or to laborers pro-ceeding alone. or accompanied by his family only, to the Districts of Assam, Cachar, or Sylhet, or to any

number of laborers less than ten proceeding there together, without the intervention, direct or indirect, of a Recruiter or of a Contractor.

XL. It is hereby declared that it shall not be lawful for any person, with whom a laborer has entered No deduction to be made from the wages whom a laborer has entered into a contract duly executed tested contract. in the presence of the Super-intendent as provided in Section XVIII of this Act, to make any deduction whatever, from the amount of wages which by such contract are made parable to the laborer, for or on account of the expenses incurred in engaging such laborer or otherwise incurred in respect of him prior to his renching his final destination.

XLI. For every offence against the provisions of this Act for which no special penalty is hereinbefore appointed, the offender shall be liable to a fine not exceeding Penalty for any offence not specially provided for. two hundred Rupees, and in default of payment thereof to imprisonment for a term not exceeding one month.

XLII. All fines imposed by this Act may be Penalties in what committed within the local limits of the Town of Calcutta, in the manner prescribed for the recovery of fines by Section LXI of the Code of Criminal Procedure, and if for offences committed within those limits, in the manner prescribed for the recovery of penalties by Act XIII of 1856 (for regulating the Police of the Towns of Calcutta, Madras, and Bombry) and Act XLVIII of 1860 (to amend Act XIII of 1856) or any other Act for regulating the

to earry the laborers was granted to such Police of the Town of Calcutta, in force for the

time being.
XLIII. It shall be lawful for the Lieutenant-

of Government Bengal may extend the operation of this Ach to laborers going to other Districts besides Assure, Ac.

Governor of Bengal, by Noti-fication in the Calcutta Gazette, to declare that this Act shall have effect (subject to any restriction, limitation, or proviso which the Lieutenant-

Governor may think proper, as to laborers proceeding to any other District of Bengal besides the Distriets of Assam, Cachar, and Sylhet, and thenceforth all the rules and provisions of this Act shall (subject to such restriction, limitation, or proviso, if any, as aforesaid) be applicable to the engagement and transport of all laborers proceeding to such other District.

XLIV. The following words in this Act shall have the meaning hereby Interpretation. Interpretation. assigned to them, unless there be something in the subject or context repugnant to such construction (that is to say) --The word "Magistrate" in this Act shall mean

nov Magistrate of Police for " Magistrate." Magistrate or other Officer extreising any of the

powers of a Magistrate.

The word "Contractor" in this Act shall be "Contractor." taken to mean, as well a persou who contracts for the supply of laborers to others, as a person who employs Recruiters to engage and supply laborers for the purpose of serving such person bimself.

The word "Laborer" shall include artisans
and mechanics.

The word " Stemmer" shall include any vessel propelled by steam, and any " Steamer." flat or barge towed by a steamer.

The word "India" shall mean any of the territories which are or may become vested in Her Majesty by the Statute 21 and 22 Vic., Cap. 196, entitled An Act for the better Government of India."

Words importing the singular number shall include the plural number, and words importing the plural number shall include the singular number.

Words importing the masen-line gender shall include the Gender. feminine.

Schedule A

CONTRACTOR'S LICENSE.

Office of the Superintendent of Labor Transport al

A. B. is hereby licensed to act, within the local limits of my authority, as a Contractor for engaging and supplying persons for the purpose of laboring for hire in the Districts of Assam, Cachar, and Sylhet,—under Act of 1863 of the Council of the Lieutenaut-Governor of Bengal for making Laws and Regulations.

This license will be in force for one year only

from this date.

Dated the day of

(Sd.) C. D.,

Superintendent of Labor Transport.

Schedule B

RECRUITER'S LICENSE.

Office of the Superintendent of Labor Transport

A. B. is hereby licensed to act on behalf of E. F. as a Recruiter for engaging or inducing persons to proceed to the Districts of Assam, Cachar, and Syllet for the purpose of laboring for hire, -under Act of 1863 of the Council of the Lieutenaut-Governor of Bengal for making Laws and Regulations.

This license will be in force for one year only

from this date.

Dated the day of

(Sd.) C. D.,

Superintendent of Labor Transport.

A. G. MACPHERAON, Secy. to the Gart. of Hengal, Legislative Department.

a Maria state of the HOME DEPARTMENT.

Comp Raonkoota, the 19th February 1868.

Notification -The Hou'ble George F Edmonstone has obtained permission from His Excellency the Vicerov and Governor General to resign from the 1st proximorthe affice of Lieutenant-Gover-nor of the North-Western Provinces, and His Excellency the Governor-General is pleased to direct, as a mark of respect due to the character and serof Mr. Edmonstone, that all the Honors and Distinctions to which he is now entitled as Lieutenant-Covernor of the North-Western Provinces shall be continued to him until the period of his embarkation for Europe.

By Order of His Excellendy the Viceroy and Governor General of India,

H. M. DURAND, Colonel,

Secy, to the Cont. of India, with the Governor General.

No. 1221,

Fact William, the 21st February 1863. Notification.—The President in Council is pleased to re-uttach to the Bengal Division of the Presidency of Fort William Mr. A. C. Mangles, of the Civil Service, who reported his return from sick leave on the 12th instant.

No. 1253.

The Reverend J. P. Hurris, an Assistant Chap-lain on the Bengal Establishment, reported his return on the 10th instant from leave per Steam Ship Simlab.

Mr. Harris's services are placed at the disposal

of the Government of the Punjab.

No. 1254.

The services of the Reverend J. B. Patch, Assistant Chaplain, are pinced at the disposal of the Government of India, in the Foreign Depart-BREEL

No. 1255.

The 24th February 1863.

With reference to Notification No. 685, dated the 30th of January, it is hereby notified that Mr. James Watson's resignation of the Civil Service dates from the 4th of November 1862.

E. C. BAYLEY,

Secy. to the Govt. of India.

FOREIGN DEPARTMENT.

No. 2.

GENERAL.

Camp Agra, the 18th February 1868.

Notification.—His Excellency the Governor General is pleased to appoint Lieutenent E. B. Wimberley, Officiating Assistant Rajpootana Agency, to be Assistant to the Agent to the Governor General for the States of Rajpootana, view Lieutenant Walter appointed Political Agent at Physicana. Bhurtpore.

No. 4.

POLITICAL.

Camp Agra, the 18th February 1863.

Notifications .- His Highness Mahn Rajah Seindia, K. s. I., having received permission to visit Bombay on the conclusion of the present ceremonies, His Excellency the Governor General is pleased to sanction the deputation of Lieutenant A. G. Mayne, Adjutant of the 2nd Regiment Central India Horse, to be in attendance on the Maha Rojah.

No. 7.

His Excellency the Governor General is pleased to sanction the deputation of Lieutenant J. Low, of the Central India Horse, to be in attendance on Her Highness the Scounder Begum, K. s. 1., on her return to Bhopal from Agra.

No. 11.

GENERALS

Camp Furral, the 20th February 1868.

Notifications.—His Excellency the Governor General is pleased to necept the resignation by Lieutenant J. Hills, v. c., of his appointment of Assistant Resident at Nepal, and to place his services at the disposal of the Mi itary Department. The resignation will have effect from the ment. The resignation will have

No. 14.

His Excellency the Governor General is pleased to accept the resignation by Major R. Ouseley of his appointment of Cantonment Juint Magistrate of Sangor from the 5th oltimo, and to place his services at the disposal of the Military Department.

C. U. APPCHISON, U der Secy. to the Gont. of India, with the Governor General, LIST of Persons entitled to the "India Medal," whose Medals lie unclaimed in the Office of the Secretary to the Government of India, in the Foreign Reparkment.

Names of Parties.

Abbatt, A. E.
Burrows, John
Collins, J.
Creed, E.
Creed, G.
Cameron.
Dodd, G. N.
Davey, Peter
Delfasara, J.
Deverino, J.
Dowling, Price

Late superintential.

Dowling, Price

Late superintential.

Dowling, Trees
Davis, J.
Dawson, Captain
French, Lightenant C. J.
Lealie, John

Narshell, A.
Parly, J.
Rae, W.
Soule, Heary
Sadlier, Lieutenant T. J.
Emith, C.
Tucker, B. T.
Wilson, B.

Clerk.
Pupil, La Martiniere.
Ditto, ditto.
Ditto, ditto.
Ditto, ditto.
Merchant.
Civil Surgoon.
Clerk.
Steward, La Martiniere.
Late experintendent, Consensition.
Out of empley.
Overseer.
Outh Military Police.
Ditto ditto.
Clerk, Chief Commissioner's

Office,

Assistant Book-keeper.

Railway Inspector.

Merchant.

Out of employ.

Outh Military Police.

Railway Inspector.

Civil Service.

... Marchant Tailor.

H. M. Dunand, Colonel, Secy. to the Goot. of India.

PINANCIAL DEPARTMENT.

No. 20G.

Fort William, the 21st Pabruory 1868.

Mr. W. J. Raynor resumed charge of the office of First Assistant Deputy Auditor and Accountants.

General, Mudras, on the forenoon of the 10th ultimo.

Mr. J. Mackey, Chief Assistant to the Deputy Auditor and Accountant-General, Madras, having been appointed to afficiate as Second Assistant Accountant-General, Madras, assumed charge of his duties on the forenoon of the 19th instant.

No. 210.

The 23rd February 1863.

Mr. R. W. Lodwick, Civil Pay Master, Bom-bay, availed himself of the leave of absence granted to him in Notification No. 7G. of the 13th ultimo, making over charge of his duties to Mr. W. Waterfield on the afternoon of the 10th instant.

J. W. S. WYLLIE,
Under-Secy. to the Gont. of India.

MILITARY DEPARTMENT.

GENERAL OF DEEL BY HIS EXCELLENCY THE GOVER-

Camp Agra, the 17th February 1863.

No. 2.1 of 1808.—The following Orders issued by the Officiating Resident at Hyderalad are confirmed:—

Ac. 12. dated 30th January 1863.—Granting two months leave of absence, on Medical Certificate, to Lieutenout F. J. Inres. Officiating Second in Command, 4th Covalry, Hyderabad Contingent, to proceed to Bumbay preparatory to obtaining a final Medical Certificate to Europe under the new Furlough Regulations.

No. 16, dated 5th February 1865.— Confirming the Regimental Order issued by Major Abbott, c. B., Commandant, 4th Cavaby, Hydersbad Contingent, dated 26th January 1863, directing Lientenant A. L. Plasfair, Officiating Adjutant, 4th Cavabry, to act as Second in Command, in addition to his award duties from that date, consequent on the departure on sick leave of Lientenant F. J. Innes, Officiating Second in Command.

H. W. NORMAN, Lieu'.-col., accretary to the Gurl. of India, with the Governor General.

MILITARY DEPARTMENT.

Fort William, the 23rd February 1863.

No. 149 of 1863.—The undermentioned Officer is permitted to proceed to Europe on urgent private affairs:—

Dieutenant George Alexander
Lieutenant George Alexander
Papendieck Arhuthnot, of the For six months,
late 4th European Light without pay.
Cavalry

No. 150 of 1863,—The undermentioned Officer has reported his return from England :-

Date of Arrival of Fort William.

Lieutenant B. N. Evans, of the late 53rd Regiment 17th Feb. 1863.

No. 151 of 1863.—With reference to Government General Order No. 754 of the 4th August 1862, notifying the eligibility of Soldiers on the Unattached List under the rank of Socient for promotion to that rank after one year's effective service on Staff employ, the Hon'ble the President in Council is pleased, under instructions from the Right Hon'ble the Secretary of State for India, to notify that such promotion when made will be purely local and temporary, and that men transferred to the Unattached List, and retained there, under the operation of the General Order above referred to, return to their Regiment, if remanded, with the rank they held at the time of transfer to the Unattached List.

Vo. 152 of 1863. - At the recommendation of His Excellency the Commander-in-Chief, grounded on the long and meritorious services of the undermentioned Native Officer, the Hon'ble the President in Council is pleased to sanction the Brevet pay of his rank being continued to him, with effect from the date of his transfer to the Invalid Pension Establishment:

Subadar Major Shaick Deen Mahomed, late of

the Moradubad Levy.

Fort William, the 24th February 1863.

No. 153 of 1868 .- The undermentioned men of Her Majesty's Service are permitted to reside and draw their pay in ladings Out-Pensioners of Chelsen Hospital, according to the 23rd Chause of the Royal Warrant of the 24th May 1847, pend-ing a reference to the Home Authorities as to the amount of their Fensions:

Serjeant John Mason, of Her Majesty's 107th

Regiment.
Surjeant Rubert Potts, of Her Majesty's 107th

Gunner Daniel Pearce, of B. Battery, 5th

Royal Horse Brigade

Private John Cole, of Her Majesty's 101st Bengal Fusiliers.

Private Edward Martin, of Her Majesty's S2nd Regiment

Private Samuel Spratt, of Her Majesty's 35th Regiment.

Private George Thomas, of Her Majesty's Soth Regiment.

Drummer John Pigott, of Her Majesty's 101st Bengal Fasiliers.

Na. 151 of 1863 -The undermentioned Officers are permitted to proceed to Europe on leave of absence on Sick Certificate: -

Lieutenant and Brevet Captain Angustus Robert Townshend | For twenty Passingham. Adjutant of the smouths, under the 30th Regenent Madras Na- | new Regulations. tive Infantry

Assistant Surgeon William For fifteen Watson, M. B., of the Medical months, under the cal Department, Civil, Banda.

No. 155 of 1863 -The following Promotions are made from the date specified, under the provi-16th Junuary 1361, subject to Her Majesty's approval :-

BENGAL STAFF CORPS.

To be Lieutenant-Colonels.

Major	(Major-General)	A. Ma)	T. See See
	Becher, C B.	1	The state of the s
28.	S. H. Becher	111	
- 33	S. Richards	***	10.10
C + 21	S. R. Ti-kell		18th Feb. 1863
21	G. Verner		1000 1000
21	C. F. M. Mindy	A Core	
11	J E Gastreit	1997	
31	(Brevet LieutCe	olonel)	CHEST STREET, ST.
- 1	G. Jackson		1000

1	Major	H. C. James		STATE OF THE REAL PROPERTY.
ı	33	(Brevet LientColor	sel)	The state of the s
1		J. K. Spence		Marie Bally Age 17
I	- 33	H. Nigoil		
q	23	A. Turner	10.1	
1	31	(Brevet-Colonel) G.	Pi	
Į		Whish	1	
î	31	R. Renny	w. I	The second second
ă	22	M. J. Turnbull	>	18th Feb. 1863.
1	22	R. C. Lawrence, c. B		+10,000
ĺ	23	G. N. Oakes	1	The state of the s
ı	22	(Brevet-Colonel)	C.	THE REAL PROPERTY.
i		Reid, c. s.		The state of the s
ł	33	S. H. J. Davies		THE STATE OF THE S
ĺ	111	J. S. D. Tulloch		
ì	1 11	E. T Dolton		11 in 1991
l	21	J. C. Haughton)	Institute of
	1		- 1	and the second limited

To be Majors.

Captain	H. King		ALC: UNKNOWN
19	A. M. Mackanzie		77, 77, 7
21	G. B. Malleson		
21	B. H. Baugh	- L ISEL	Feb. 1865.
3.1	H. W. H. Coxe	***	1 000 1000.
	C. H. Byern	681	74077
	C. Murray	Art I	
11	C. Irvine)	

Va 156 of 1863,-The undermentioned Officers having completed twenty years' service, six years o which were on permanent Staff employ, to be Majors, from the dates specified opposite to their respective names, under the Royal Warrant of the 16th January 1861, subject to Her Majesty's approval :-

Bengal Staff Corps.

Captain	A. G. Forayth	7th	Feb. 1863,
- 33	W. H. S. Earle	17th	Tari Tari
51	G. Delane	22nd	de dreit
7.1		22nd	5)
21	(Brevet Lieutenant-) Colonel) C. Cureton	22 nd	10
3.9	A. P. S. Moncrieff	22nd	- + U pt (4) -
n	(Brevet-Major) G. S.) Macbean	22nd	and their a
- 31	J. I. Willes	22nd	G-LAND

No. 157 of 1868 .- The undermentioned Officer having completed twelve years' service, four years of which were on permanent Staff employ, to be Captain, from the date specified opposite to his name, under the Royal Warrant of the 18th January 1561, subject to Her Majesty's approval:-

BENGAL STAFF CORPS.

Lieutenant A. W. Cripps ... Ist Feb. 1863.

> H. K. Burne, Major, Ofg. Secy. to the Gous, of India.

MARINE DEPARTMENT.

No. 4870.

The 3rd September 1862.

List of Persons entitled to Medals as noted below, whose Medals lie unclaimed in the Office of the Controller of Marine Affairs:—

1st China War.

1.1		and the second s
Abree, Domingo	111	Steamer " Nomesis."
Augmetin, John	***	" Enterpriza."
Casar, Augustine	146	" Tenasterim."
Coco, F.		" Nemesis,"
Colquhoun, J.	100	" Queen."
Conletts, Victor	***	11 Northwest 15
Defirus, D.		54 To an demonstration of the
Domingoes, M.	***	"Nomesis."
Domingo	F83	W. Cherinas D
Fairclough, H.	100	Gunner, Steamer "Madagescar."
	181	Steamer "Nemesis."
Francis, J.	544	
Gomes, A.	164	" Queen."
Gomes, A.	495	Madagascur."
Comes, R.	1999	n "Queen."
Gomes, A.	8.64	" Hoeghly."
Group, T.	100.1	2nd Class Engineer, Steamer " Phlegethon."
Harry H. L.	PAC	1st Engineer, Steamer "Nemesia."
Higgs, T.	(6) 6.1	Eugineer Apprentice, Steamer "Enterprise.
Hume, W.	221	2nd Officer, Steamer " Tensasarim."
Jenni, M.	***	Steamer "Enterprize."
Lastronce, A.	301	Patty Officer, Steamer "Madagasca: "
Massiah, J.	main.	Steamer "Enterprise." *
Mignel, P.	271	" Nemesis-"
Norton, G.	424	lat Engineer, Steamer "Tensserim."
Pyva, P.	ARA	Steamer "Madagasear."
Bosana, de P.	***	" Quain"
Sheriff, E.	713	"Managascar."
Smith, J.	117	Queen."
Symonda, R.	914	" Promerpine."
Thempson, J.	199	let Englacer, Steamor " Pluto."
Wall, A.P.	110	1st Lieutenant, Steamer " Queen."
ar meet on a .	4114	art and officeral disposer

Burmah Medals with Clasps for Pegu,

Berton, C. Bendle, G. H.	911	Engineer Apprentice, Steamer "Five Queen." Apothecary, Steamer "Mahanaddy."
Belt, C.	494	Clerk in charge, Steamer " Pluto."
Bowen, C.	100	1st Engineer, Steamer " Mahaguddy."
Conway, M.	500	Engineer Asprentice, Steamer "Demoodah."
Davidson, G.	914	1st Engineer, Steamer "Mahanaddy."
Denton, H. W.	191	3rd Officer, Surveying Vessel "Krishna."
Eckley, E.	191	F F B F
Evana, G. W.	1.881	2nd Officer of the Steamer " Damoodah."
Godfrey, W.		Purser's Steward, Steamer "Nerbuddah."
Godwin, M. P.	101	Clerk, Steamer "Indus."
Halvburton, J.	201	A. B., Steamer " Pluto."
Hodge, T.	- 550	2nd Officer, Steamer " Pluto."
Hood, J. H.	164	2nd Officer of the Steamer "Lord William Benvinck."
Jackson, R.	***	Bontswain, " Phlegothon."
Kennedy, J.	-	Bontswain, Steamer " Fire Queen."
Lawson, W. S.	915	Surgeon, Steamer " Presarpine."
Lodge, W.	100	A. B., " Ternsserim."
Lowery, W.	151	A. B., " Tennaserine."
Mackay, J.	-	Engineer Apprentice, Steamer " Hugh
March 197 av	-	Lindsay."
Main, G.	100	A. B., Steamer " Tensserim."
Middleton, J.	***	3rd Engineer, Steamer " Preserping."
Miller, J. BE.		Burgeon, " Fire Queen."
	No.	Gunner, Steamer " Pluto."
Pope, J.	400	Engineer Apprentice, Steamer " Pluto,"
Ramshotham, W.	944	2nd Officer, Steamer " Enterprize."
Rean, J. R.	167	
Rean, J. T.	181	Midshipman, Steamer "Enterprize."
Tassuch, M.	111	Commander, Steamer " Phlegethon."
Thompson, R. S.	***	Surgeon, Steamer "Plate."
Tonze. W. B.	150	3rd Officer, Steamer "Enterpriza."
Twierless F	1 1/10	Midahimman Sheamar " Plate"

India Medale.

Brown, William ... Ganges Flotilla.
Sandarson, R. ... Civil Service.

Imeknoso Medals.

Brun, J. J.

Woodley, J.

JOHN G. REDDIN. •
Offg. Controller of Marine Affairs.

Midship oran, Stoutner "Tenasserin."

ORDERS by the LIEUTENANT-GOVERNOR of BENGAL.

No. 1477.

Appointments. - The 19th February 1868. - Mr. J. Parker to be Secretary to the Local Committee of Public Instruction at Public.

Moulavy Mahomed Furreedooddeen Khan and Moonshee Heera Lall to be Members of the Local Committee of Public Instruction at Sarun. Mr. C. T. Bruce, Extra Assistant Commissioner,

Mr. C. F. Bruce, Extra Assistant Commissioner, Mungledve, is vested with the powers described in Section L. Act X. of 1854.

Mangiagre, is vested with the powers described in Section I., Act X. of 1854.

Mr. C. Mathews to officiate as Surveyor, under Section II., Act W. of 1862, of the Lieutenant-Governor of Bengal in Council, for the survey of Steam Vessels in the Port of Calcutta.

The 20th February 1863.—Dr. J. Ewart, Officiating Professor, to be Professor of Anatomy, Physiology, Comparative Anatomy, and Zoology, in the Medical College, from the date of the demise of Dr. Crozier.

demise of Dr. Crozier.

Mr. W. E. Ward to be a Member of the Local Committee of Public Instruction at Shahabad.

The 21st February 1863.—Baboo Kally Prosono Mitter to officiate as Sub-Assistant Surgeon of the Unno Chutter Dispensory at Cuttack.

Mr. H. S. Thompson to be Judge of the Small Cause Court at Jenidah from the 11th of December last, but to continue to officiate, until further orders, as Civil Judge of Backergunge.

The 24th February 1863.—Mr. A. C. Mangles to be Assistant to the Magistrate and Collector of Beerbhoom, and to exercise the powers of a Subordinate Magistrate of the First Class, as described in Section XXII. of the Code of Criminal Procedure (Act XXV. of 1261), in that District.

Mr. H. Bell, Officiating Judge, to be Judge of the Court of Small Causes at Jessore, and also Judge of the Courts of Small Causes at Magoorali, Jenidah, Kotchandpore, and Narail.

Mr. S. C. Bayley, Officiating Junior Secretary to be Junior Secretary to the Government of Bengal.

Mr. R. P. Jenkins to be Joint Magistrate and Deputy Collector of Shahabad, but to continue to officiate, until further orders, as Magistrate and Collector of Beerbhoom.

> E. H. LUSHINGTON, Secy. to the Govt. of Bengal.

Public Works Department, -Bengal.

JUDICIAL, - JAILS.

No. 36.

The 21st February 1863.

Declaration.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz., for sites of a Police Thannah and Sub-Divisional Jail at Dum-Dum, in the 24-Pergunnahs, it is hereby declared that for the above purpose a piece of land comprising an area of about four and a half higgars, more or less, is required. The land is bounded on the North by land belonging to Golam Kader; on the East by the lands of Bahhna Khan; on the South by the lands of the said Bahhna Khan, of Bheem

Sadkhan, and of Mudden Muddock; and on the West by the Ditch on the side of the road from Dum-Dum to Calcutta.

This Declaration is made under the provi-sions of Act VI. of 1857 to all whom it may concern.

GENERAL,-ESTABLISHMENTS.

No. 37.

The 23rd February 1865.

Notification.—The permanent appointment of Baboo Banycanto Deb as an Assistant Overseer in this Department Notification, No. 7 of the 19th January 1863, will take effect from the 1st November 1862.

No. 38.

The 24th Rebruary 1863.

Appointments. - The following Passed Students of the Civil Engineering College are appointed Probationary Assistant Overseers in the Public Works Department in Bengal, and posted to the Divisions specified opposite to their names: -Baboo Dhones Chunder Roy; Berhampore

Division.

Baboo Ramkissen Mookerjee, Dacca Division.

JUDICIAL,-COURT HOUSES.

No. 39.

The 24th February 1863.

Declaration. - Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz., for the site of new Public Offices at Dacen, it is hereby declared that for the above purpose a strip of land in Mohullah Rajshaheb's Bazur, in the City of Dacca, is required. The land is about 300 feet in width, and is situated on the West side of the public road, leading Northwards from the Church, including the Municipal Commissioners' Gowkhannah on the South, and extending to the new Bazar on the North.

This Declaration is made under the provisions of Act VI. of 1857 to all whom it may concern.

LOCAL.

No. 40.

The 24th February 1863.

Declaration .- Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose ris., for emstructing a road from Kopenessa, to Beeppore in the District of 24-Pergunnals, it is hereby declared that for the above purpose a strip of land is required between the two places abovenamed, about seven miles in length, and of an average breadth of 100 feet, more or less.

This Declaration is made under the provi-dons of Act VI. of 1867 to all whom it may

No. 41. Declaration .- Whereas it appears to the Lieute-nant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz., for widening the Kallighat Road, it is hereby declared that for the above purpose six slips of land are required, comprising about 6 cottabs and 10 chittacks, situated along the Kallighat, Road, fronting the Bajecaftee Mehal of Hazooreemul, in Mouzah Kallighat, and the Government Estate of Dhee Punchaonogram, in the Nuddea Division.

This Declaration is made under the provisions of Act VI. of 1857 to all whom it may concern.

F. R. BOYCE,

Aust. Secy. to the Goot. of Bengal,

in the Public Works Dept.

ORDERS by the LIEUTENANT-GOVERNOR, N. W. Provinces.

JUDICIAL (CRIMINAL) DEPARTMENT. - No. 88A .-Allaholad, the 12th February 1863.—The Hon'ble the Lieutenant-Governor has been pleased to invest Raja Jvekishen Dass, Honorary Magistrate in Pergunnah Billaree, in the Mooradabad District, with the powers of a Magistrate, as described in Section XXII., Act XXV. of 1861.

No. 94A.—The 18th February 1868.—Mr. C. Robertson, Joint Magistrate in the Kirwes Sub-Division of the Banda District, is empowered, under Section 412 of the Code of Criminal Procedure, to hear appeals from the decisions of the Deputy Magistrates subordinate to him, who exercise powers less than those of a Magistrate.

POLICE DEPARTMENT .- No. 112A .- Allahabad, the 12th February 1863 .- In the Notification No. 58A., dated 21st ultime, granting three months' leave of absence to Captain the Houble W. M. Fraser, District Superintendent of Police of the First Grade at Agra, for the words "leave of absence," read "privilege leave of absence."

No. 117A.—Lieutenant G. F. J. Graham is appointed to officiate as Assistant Inspector-General of Police in the Agra Division, vice Lieutenant N. M. J. Horsford appointed, as a temporary arrangement, to officiate as District Superintendent of Police at Agra.

GENERAL DEPARTMENT .- No. 548A .- Allahabad, the 9th February 1863,-The following Notifications issued by the Government of India in the Home Department, are re-published for general information: -

No. 765, dated Fort William, the Slat February 1868.—The Governor General in Council is pleased to re-attach to the North-Western Provinces, the Panjab, and Oude, Messre. Il Hardings their return on the 29th instant, the lormer from furlough and sick leave, and the latter from sick

No. 779, dated Fort William, the 2nd February 1863.—The Governor General in Council is pleased to re-attach to the North-Western Pro-vinces, the Punjab, and Oude, Mr. W. C. Plowden, of the Civil Service, who reported his return from sick leave on the 29th ultimo.

No. 549A.—The following Notifications issued by the Government of India, in the Military Department, are re-published for general informa-

No. 89, dated Fort William, the 2nd February 1863 -The following paragraph of a Military Letter from the Right Hon'ble the Secretary of State for India, No. 459, dated 16th December last, is published for general information :-

Parz, 12 .- In future when Officers holding Staff appointments are granted leave of absence on Sick Certificate for any term short of twenty menths, I shall extend their leave to that period, on their producing the required Certificate, with the retention of their appointments, without requiring them to apply to your Government on the

subject.

No. 98, dated Fort William, the 3rd Februare 1863. - With reference to Government General Order, No. 274 of the 23rd March 1861, regarding the formation of Volunteer Rifle Corps in India, it is notified, for general information, that all such Corps formed in 1857, or subsequently, and which may be formed here-

Act XXIII of 1857. any of the Governments of India are subject to the provisions of the Act passed on the 18th July 1857, to provide for the good order and discipline of Volunteer Corps and to invest them

with certain powers,

2. It is also notified, with reference to Section XI, of the Act of 1857, that no Volunteer Corps shall be considered "on actual duty" until the receipt by the Commanding Officer for the time being of the orders to that effect of the Govern-ments under which it may be serving, and that no Volunteer shall be held liable to the provisions of Section XII of the Act for a greater number of parades or drills than shall be appointed in the Rules approved of by the Local or Supreme Government.

No. 558A .- The Reverend D. F. Clinton.

No. 333A.—The Reverend D. F. Chaton, M. A., Assistant Chaplain at Agra, is appointed, temporarily, to be Chaplain to the Camp of His Excellency the Vicerov. No. 574A.—The 11th February 1863.—Twenty days' leave of absence, on private affairs, under Section VIII. of the Uncovenanted Service Absentee Rules, is granted to Moonshee Mungul Sein, Deputy Collector in the District of Boolundshuhur, from the date on which he may avail himself of the same.

No. 577A .- The following Notification issued by the Government of India, in the Military Department, is re-published for general information :-

No. 104, dated Fort William, the 5th February 1863.—The services of Assistant Surgeon J. L. Stewart, M. D., are placed, temporarily, at the disposal of the Government of the North-Western Provinces, with effect from the tate on which he assumed Medical charge of the Station of Bijnore

and A. C. Lyall, of the Civil Service, who reported | No. 582A .- Mr. B. Hardinge, of the Civil their return on the 29th instant, the former from Service, who has been re-attached to the North-Western Provinces, the Punjab, and Oude, is appointed to officiate as a Joint Magistrate and Deputy Collector of the First Grade, and is posted to the District of Mirzapore.

> No. 583A .- The following Notification issued by the Government of India, in the Home Depart-

> ment, is re-published for general information:
>
> No. 893, dated Fort William, the 6th February 1868.—The undermentioned Covenanted and Uncovenanted Civil Servants having produced the necessary Medical Certificates bave been granted by the Right Hou'hle the Secretary of State for India extensions of leave for the periods specified,

> > Corenanted.

75	14	-44.	91	1.6		100	1 10		.,	100	- 21	
M	le. B	. Н	ardi	nge	100			Má	niche	3.		
	V	V. A	1. I	awe			1ĸ		2)	18.		
,	, A	. C.	L	vall	100	T	bree	3	30			
100	養	94	#	*		*	*	#	*	*	*	
*	*	*	*	m/r	75	Ħ	計	46	*	*	- #	
*	*	*	*	*		*	#	*	*	- 20	*	
				Unce	venunte	d.			100			
*	#	他	*	#		#	*	16	#	4	#	
#	*	#	*	#	COLO.	10	46-	#	*	#	-	
*	-10	*	*	*		4	46	*	*	- 46	- #	
验	- 46	-60	*	*	Test of	₩,	- 46	*	*	#	*	
*	*	16	*	*		*	#	*	#	*	*	
长	*	. #	*	*	12015	*	-10	*	*	*	*	
*	*	*	*	- 46	M. Sel	#	-80	#	*	*	.	
46	36-	- 46	*	番	3,4640	*	*	#	#	-	*	
*	*	-#-	*	-		*	*	+	*	*	*	
*	-96	*	*	*	195	*	*	*	*	#	*	

Mr. W. C. Plowden, of the Civil Service, has also been granted an extension of leave for two

months on Medical Certificate.

No. 592A .- The 12th February 1868 .- One month's privilege leave of absence, under Section VII. of the Uncovenanted Service Absentee Rules, is granted to Sheikh Khyr-ood-deen Ahmed, Deputy Collector in the District of Bareilly, from the 1st March next, or from the subsequent date on which he may avail himself of the same.

No. 612A.—The 14th February 1863.—Mr. W. G. Probyn, Magistrate and Collector of Shahjehanpore, having been relieved of the special duties at the Presidency upon which he has been recently engaged, and being about to re-join his appointment, Mr. R. C. Oldfield, the Officiating Magistrate and Collector of that District, is appointed to officiate as Magistrate and Collector of Furrnekabad, with effect from the date on which Mr. G. B. Pasley may avail himself of leave pre-paratory to proceeding on Furlough to Europe.

No. 614A .- Twelve months' leave of absence to proceed to Europe on Medical Certificate, under Section V. of the Uncovenanted Service Absentes Rules, is granted to Mr. J. Alone, Officiating Deputy Commissioner of Jaloun, together with the usual preparatory leave, to enable him to reach the port of embackation from the Br March 1863, or the subsequent date on which he may avail himself of the same, subject to his appearing before the Medical Board at Calcutta, and obtaining from them the usual Certificate.

By Order of the Lon'ble the Lieutenant-Governor, North-Western Provinces,

J. D. SANDFORD, Offg. Secy. to Goot., N. W. P. Public Works Department.—No. 661.—Allahabad, the 6th Petruary 1863.—Notifications.—
The following Statement of Works of public utility constructed by private individuals at their own cost in the Jhansi Division during the year 1861-62 is published for general information:—

Statement of Works of public utility constructed at the cost of private individuals in the Districts of the Jhansi Division during the Year 1861-62.

1	2	3		100	4	5		6	
DIVISION.	District.	Names of Individ	luals.	Description of Work.		Place where con- structed.	C	Cont.	
1		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	6-1	MI		The state of the s	Re.	An. I	
1	Jhanei	Rughconath Kayuth	10	Pucca 1	Well	. Mouzah Bungaon Pergh, Jhansi		100	
9	- N			1		The second second	800	0	
34	TOTAL PARTY	[Luchmun Sing and	Ram			and the state of	-		
		Sing	***	Well	-	Mouzah Sodor, Pergh.	025	- 10	
-1	0000			A		Mahdogarh	275 125	0	
10	Marine .	Juggeewan Doss	144.	Ghaut	in	Oraie, Pergh. Oraie	200	0	
	J. 200	Gobind Chunder	841	Well	***	Ditto	200	0	
1	- C- C-	Muset. Bahoorun Badha Kishen	***	Ditto	4.6	Peronah, Ditto	50	0	
J.	459.15	Deokee Nundun	***	Ghaut Ditto	100	Gurhur, Ditto	50	0	
4	100	Narain Lumbardar	of	L/TEOU	74.1	D1000, D1000	- 1	TAI	
59	A.Therman	Jaisarce		Well		Jaisaree Kullan	350	0 1	
M.		Duryao Sing	***	Diffo		Moyeait, Pergh. Oraie	60	0 1	
91	-	Makban	-000	Dullan	***	Khora, Ditto	25	0	
ш	3	Mokun Lall	441	Well	447	Bagohra, Pergh. Atta	100	0	
п	Jaloub.	Gumput		Titto		Calpee	400	0	
н	72.15 T	Gobind and Mudaree	144	Ditto	111	Ditto	800	0 1	
88		Esam Ali	121	Ditto	***	Sahoropoor, Pergh.	400		
	2500		-	2011		Atta	300	0 1	
ш		Beharee	- 11	Ditto	411	3 3	300	0 (
36		Ram Pershad Baran Lall		Ditto Dhurius	.11.	aloun	25	0 (
81	and the	Raja Ram		Wall	BILIS	CONTRACTOR OF THE	400	0 0	
Ш	Marine.	Gunga Pershad	191	Ditto	444	Hudruck	800	0 0	
4	Mary Co.	Potee Ram	24.5	Ditto	***	Koosmura	250	0 0	
1	300	Lall Chand		Ditto	20.1	Sirsa	850	0 0	
88	75.745.1	Jola Pershad	Gay 1	Ditto	444	Gora Chunga	672	0 0	
10	The work	Chutter		Ditto		Kunnoon	345	0 0	
U	Wille St	Zemindar of Gurbur		Ghaut	143	Gurhur, Pergh. Oornie	30	0 0	
	-						4,597	0 0	
H	1000000	Pohoop Puteedar, Adj			-	ALDINA DANS THE			
		and Deena	1 1000 6	1 Pucce	Well	Monzah Deogaon.	21	0 0	
H		Deen Morwarce	-	Ditto		Pergh. Soomairpoor	1		
H	and the same of	Ced Morwards		Ditto	11 124	Monzah Soomairpoor, Thokichand	250	0 0	
		Pearey Mosulman	12	Ditto	-	Ditto ditto	150	0 0	
	eš.	Koodws Teles		Ditto	3	Mouzah Ooneha		TIET'S	
	Tumenpore					Thokichand	. 225	0 0	
1	T.	Jugma Chamar	111	Ditto	110	Ditto ditto	150	0 0	
i	8	Ram Sahoy Thakoor	1994	Ditto		Mouzah Koronra	0.00	0	
1	2		101	4	18 3	Thokichand	265	0 0	
	ON HOLD	Musst. Khinicea Tum	bolin	Ditto		Monzah Lissober, Me-		hill	
		A CONTRACTOR OF THE PARTY OF TH	1		4	hal Jeykishen,	800	0 0	
1		Purmeeree Kular	300	Dise	THE PARTY	Pergh. Mondha	300	0	
11		Lumestee Fourt	1 111	Ditto		Monzah Jelalpoor Khas	400	0 0	
H		Cheeta Ram Pandey	A COL	Ditto	200	Mouzah Jelalpoor,	460 60	1	
		Oncom man I andry	***	Live	***	Pergh, Jelalpoor	855	0 0	
1	35000	Chinta Kachee		Ditta	4 12 3	Mouzah Muhera,		5.0	
1						Pergh. Jelalpoor	52	0 0	

1	2	3	4		5		3	-
LIVISIUD.	District.	Names of Individuals.	Descripti	ព្រធ	Place where con- structed.	Ces	et.	
		n n 1 10 11	A Down	2.11.	Mouzah Birwar,	Rs.	As.	P.
	1	Durga Pershaud Sookal	12	1	Pergh, Jelulpoor	820	0	0
	31 14	Cheet Ram Marwaree	A Serai for	the		DE S		
	May 19	Colon de S	tion of			9 - 00		
			vellers	114	Mouzah Bhurkuree.	200		
		GOOD STORY SELECTION	1	***	Pergh. Jelalpoor	90	-0	p.
-	F1 - 31	Rama Thakoor	. A Pucca V	Vell			-1	13
	140	a des to	Ditto		Pergh. Jelalpoor Mouzah Deckhured.	250	0	U
=11	The state of the s	Raja of Súreola	Ditto	447	Pergh, Jelalpoor	140	0	0
30		Estee Sookul	Ditto	42	Mouzah Ambha	100	33	
L	1	A CONTRACTOR OF THE PARTY OF TH	War 11	10	Pergh. Jelalpooe	450	0	-0
11	990	Sheolall Kular	Ditto	-44	Mouzah Pohuree Bhi-	159	0	16
	BEST LAND	Gopal Birhanin	Dirta		torn, Fergh Jelalpoor Ditto, Ditto	100	-	0
	1	Wife of Bhojraj Marwaree		Tell.	Mouzoh Khurella.		-12	P
	2	Control dimension	200	-6	Pergh Jelalpoor	500	11	-0
11	Hiles	Durroo Putteedar	Ditto	100	Monzah Gunta, Pergh.	75	0	Į.
	sch	Patrey Birhanin	Ditto		Raot Mouzah Jignee, Pergh.		0	-
	3	The state of the s			Raot	282	0	0
	ameerpore.—(Concluded.)	Leeladhur Canoongoe	Ditto	10	Monzah Gobindpeor.	/ Charles		
1	ore.	Thakoordeen Murbetta	Ditto	1	Pergh. Raot	200	6	10
	S.Las	Thakoordeen Murhetla	. Dibto	4.	Mouzah Mulhetta Pergh. Raot	1,325	0	0
dillinate (concentrates)	90	Megra Lamburdar	Ditto	410	Mouzah Jarokor.			
1	Ha		2 F32	11	Peigh. Rant	350	0	-9
3111	1170	Man Durs Boiragee	A Dhurms	30111	Mouzah Gohraree, Pergh. Panwaree	125	0	- 0
. 1	1	Samly Rajpootere	A Pucca W	Vell		1		1
	100	The state of the s		1	Pergh. Punwarce .	30	.0	4
1	M. Zarren	Beharee Bhat	Ditto	***	Mouzah Lohar, Pergh.	1125	^	- 1
	1	Nuthoo Lodhee	Ditto		Panwaree Mouzah Banboree Be-	60	0	All
11	100	Party and Party	1.3	F	loram, Fergh. Pun-			
4	- sty -		TSSS 0		waree		0	0
		Hurpershad Bancea	Ditto *	10	Monzah Bejaiepoor,	150	6	- 11
- 1	A 1 - 1 -	Poorundass Boirages	Ditto	11	Pergh. Punwarea. Mouzah Bhitoara,	100	-	A
0	Jam.		1		Pergh. Punwaree	700	0	1
		Oomrao Buneea	Ditto	445	Mouzah Judoura,	-		1
	100	Joonorey Brahmin	Ditto	149	Pergh. Punwaree. Mouzah Asceman.	50	0	151
	100 65	Lutorch Wuzenkus		1	Pergh. Panwaree	30	0	0
11	1000	(weigher)	Ditto		In Pazar of Juitpore.			1
-	11/1/20	Lullatpere	Nil.		Khass	50	0	EL.
1	1	in para	IVII.		1 17	0	0	0
1	100-11		Far Pa		Auto Control of the C	7,681	TI	0
(-()	456 9	The state of the second	Mar.		Grand Total of the	- james	1579	-
100	1 1 1 1 1 1 1		E.102 7.		Division	13,831	11	. 0

No. 955.—The 19th February 1863.—Appointment.—Aizal Shah, Probationary Sub-Overseer of the Second Class, Third Grade, attached to the Boolandshubur Branch, Ganges Canal, is appointed permanently to the Public Works Department in his present Grade, with effect from the 1st September 1862. tember 1862.

the College.

No. 975.—The 20th Kelmany 1803.—Notifies.

No. 187.—The Gorden which surrounds the Wall tions.—It is hereby notified, that Government has containing the remains of those who were massacred anctioned, as an experiment, the conversion of the at Campber in the ments of July 1857, having

been excluded from the limits of Cantonments, the Hon'ble the Lieutenant-Governor, North-Western Provinces, is pleased to issue the following Rules for its future care and maintenance :-

1. The Garden shall be known as the "Memorial Garden."

11. The management of the Garden shall be entrusted to a Committee composed of the following Officers :-

The Commissioner of the Division. The Officer Commanding the Station.

The Judge of Chwappen

The Magistrate and Collector.

The Chaplain.

The Executive Engineer.

IIL An European Custodean will be placed in immediate charge of the Garden, and other necessary Establishments for its maintenance will

be provided at the cost of the State.

IV. The Garden shall be open to the public for purposes of recreation at such hours and on such conditions as the Committee may from time to time determine. The Lieutenant-Governor feels satisfied that all who seek admission will bear in mind the character of the place and the events with which it is connected, and will abstain from acts of an unbecoming nature.

V. The following Conditions are to be strictly enforced :-

Riding and driving at a rapid race will not be

permitted

Parties of pleasure, such as pic nice and games of every kind, are prohibited within the Garden anclosure.

VI. The Garden contains turge places which have been consecrated by the Bishop of the Diocese, each enclosed by railings, or otherwise.

The Well stemoun ed by a Memorial.

Two Burial Grounds.

Admission to any of these enclosures can take place only under special permission obtained from a Member of the Managing Committee abovenamed.

The Committee are empowered to frame VII. such subsidiary Rules as a majority of their number may at any time consider to be required.

By Order of the flouble the Lientenant-

Governor, North-Western Provinces,

W. E. Monnon, Lieut.-Col., Sory. in Girt, N. W. P.

ONDERS by the LIEUTENANT. GOVERNOE, Punjab Provinces.

GENERAL DEPARTMENT -The 17th February 1863. - No. 574 .- The Reverend C. W. Cahusac, Chaplain of Unritsur, has obtained leave to Europe, an Medical Certificate, for eighteen months, together with eight weeks preparatory leave, with effect from the 10th instant.

REVENUE DEPARTMENT. The 17th February 1363.—No. 173.—The undermentioned Individual has been dismissed from his appointment in the Simla District, and is hereby prosembed from further employment under Government.

Shoo Ital, aged forty years. Tenseldar of Kot Khack, smattened to two years' imprisonment, and and of 200 Rupses, for receiving a gratification.

Т. D. Ровзучи, Offic Socy. to Goot., Punjab.

Opium Bottfication.

Norice is hereby given, that the third ble of Opush, the pravision of 1861-62, will be held at the Exchange tiall, on friday, the 6th of March 1863, at 11 a. M., and will comprize 8,800 Chests, vis :--

Behar Opium	ione in	444	1,360
Ben tres Opnum	***	-	1,440
Total	Chesta		3,300

- 2. The general conditions of the Sale now advertized will be the same as usual; they may be ascertained by reference to the Notification issued on the 5th November 1862, and published in the voverament and Exchange fiarettes, or on application at the Office of the Board of Revenue.
- 8 The latest dates for deposit and clearance will be the 11th and 21st March 1563 respective-Company's Paper or other Public Securities that may be tendered for deposit in redemption of Promissory Notes given by Purchasers in the Sale Room will be received after 4 P. M. of Wedneeday, the 11th March 1868, and no Bank of Bengal Receipts in full payment of lots will be accepted after 4 P. M. of Saturday, the 21st March 1863.
- In addition to the quantity above advertized for sale, the following quantities, more or less, of Behar and Benares Opina of 1861-62, will be brought to sale in the present year on or about the dates specified below. The Board, however, reserve to themselves the right of altering these dates should circumstances reader it expedient to do so:-

	Belar about	Renarce about Cheeks.	Total about Chesta.
On or about Monday, 6th April 198: "Monday, 6th May 22 "Monday, 9th July 32 "Monday, 10th Aug. 4 "Monday, 10th Aug. 4 "Monday, 1th Oct. 4 "Monday, 2nd Nov. 32 "Monday, 7th Dec. 31	1,860 1,860 1,860 1,860 1,860 1,860 1,860 1,860 1,860	1,540 1,540 1,540 1,540 1,140 1,140 1,840 1,840 1,840	3,300 3,300 3,300 3,300 3,300 3,300 3,300 3,300 3,300
Total	10,733	12,594	29,717

By Order of the Board of Revenue,

J. P. GRANT, Offg. Junior Secretary.

FORT WILLIAM, The S & Poblarry 1863.]

Notice.

SEALED Tenders are hereby invited for the supply of Iron Clamps and Nails required for the Chests of the Behar Opium Agency of 1862-63.

The Tenders will be received at the Office of the Junior Secretary to the Board of Revenue until 2 o'clock e M of the 28th February, and all particulars as to time and place in which the Articles are to be delivered, as well as their quantity, quality, and description, can be ascertained by personal application at the Office of the Junior Secretary to the Board of Revenue.

The party whose Tender may be accepted will be required to enter into an engagement and to deposit as security for its fulfilment such amount as the Poard may think proper, and the Board reserve to themselves the right of rejecting any Tender without assigning any reason for so doing.

By Order of the Board of Revenue,

J. P. GRANE, Offg. Junior Secretary.

FORT WILLIAM,
The 18th Petrnary 1863.

STATEMENT cheming the importations of Salt (prinute property) in Bond and Afront on the River Hooghly subject to Customs Duty on the 16th February 1863.

	_		10.00	1000
Description of Salt.	Gorem. Golska.	Private Golada.	Affort.	Total.
,	In. Mds.	łn. Mda.	In. Mds.	In. Mås.
Liverpool Pungah French Kurkutch Ceylon Bombay Mindrus Beinde Mincet	2,128 50,089 83,778 72,498	17,029 23,430 1,04,267 45,995 68,081 15,910	86,376 86,376 86,039	25,556 2,40,741 1,16,410 1,40,624
Total	13,43,167	13,75,414	2,67,461	29,86,012

J. P. GRANT,

Offg. Sunior Shiredary.

Fort William;
The 21st February 1863.

No. 12. Notice.

Opium. Opium Agency.

The Tenders will be received up to 2 o'clock p. m. of the 28th February in the Office of the Junior Secretary to the Board of Revenue, where all particulars as to the time and place at which the Pitch is to be delivered, as well as its quality and description, due be ascertained by personal application.

The Board reserve to themselves the right of rejecting any Tender without useigning: any reason for so doing.

By Order of the Board of Revenue,

J. P. GRANT,

Offg. Junior Secretary.

FORT WILLIAM, The 16th February 1869.

NOTICE.

THE TRADE RETURNS of the Port of Calcutta, for the Months ended 31st A cover and 80rm September 1862, may be had at Rapses 4 per copy, on application at the Calcutta Gazette Office.

The 17th February 1863.

Notice.

Will be published, on an improved plan, on the 1st February, under the authority of the Government of Bengal, by the Civil Pay-Master, No. 11, of the Civil List for the Lower Provinces of Bengal, shewing the names, designations, and emoluments of the Civil, Military, and Uncovenanted Servants of Government in all Departments.

Price, Rupeos 3 per copy.

Persons wishing for copies are requested to communicate with the undersigned.

Hugh Sandaming Civil Pay-Master

CALCUTTA,
The 21st Jonuary 1863.

Notification.

ALL Treasury Officers rendering Accounts to the Office of the Deputy Auditor and Accountant-General, Bengal, are required to dispatch their monthly and bi-monthly Cash Balance Reports by the DAk of the 1st and 10th of the month. Instances have occurred of failure to post the Reports on the above dates.

E. P. Harrison,

E. F. HARRISON,
Deputy Auditor and Accountant-General,
Bengul.

FORT WILLIAM;
Resource Department,
the 20th February 1868.

Notice.

To all Judges of the Lowen Provinces.

Registration Fees collected in Bengal in the Second Quarter of 1862.63, and Amount payable to each Principal Sudder Ameen and to others entitled to share therein.

District in which were collected.		Amou	nt ted.		Names of Officers entitled to share.	allot	nou ted ach.	146
		Rs.	As	. P.		Re.	As.	P.
Backergunge		1,814	4	9	L. W. Hutchinson, Esq., Principal Sudder	205		
Banccorah	844	126	18	0	Baboo Hura Chunder Chatterjee, Principal	205		
Beerbhoum A	144	828	0	0	Sudder Ameen Baboo Gobind Chunder Chandhari, Principal	293		()
Sebar	***	0.	0	0	Sudder Ameen Pundit Tarakanth Bidyasagur, Principal Sud-	208		Q
Bhaugulpore		379	14	0	der Ameen Moulovi Waheereeddin, Judge of Small Cause Court, with the power of Principal Sudder	293		Ð
Burdwan	444	ò	0	0	Ameen S. Wright, Esq., Principal Sudder Ameen Pundit Srinath Bidyangur, Principal Sudder Ameen 298 14 0	293	14	0
Chittagong						936	5	Ü
Suttack, C. D.	444	0	0	0	R. Finney, Esq., Officiating Principal Sudder	293	14	0
» S. D.		249 187	8	7	Monlovi Khyrat Hussain, Moonsiff	298	14	0
Pasca	1114	0	0	0	Baboo Gunga Churn Shome, Principal Sudder	19	9	0
Dinagepore		0	0	0	James Reily, Baq., Principal Sudder Ameen 293 14 0 Baloo Greesh Chunder Ghose, Sudder Ameen 293 14 0			
urredpors doughly	448	427 656	0 14	0	Moulovi Nazirnddin Mahummud, Principal Sudder Ameen 293 14 0 A. Davidson, Esq., Principal Sudder Ameen 293 14 0	587		0
iessore Midnapore		292 723		0	Baboo Haro Gowri Bose, Principal Sudde Ameen 3 4 0 Baboo Poorna Chundra Mittra, Sudder Ameen 222 1 0			
doorshedabad	144	274	1	8	Baboo Koonjolaul Banerjea. Sudder Ameen	225	14	0
faldah Tymenning		107 516	4	0	Moulovi Mahammud Nazim, Principal Sudder	5.00		
vuddea Patna	***	352	8	0	Ameen Baboo Gopeenath Bose, Sudder Ameen Moulovi Abdool Azeez Khan, Principal Sud	293		0
Pubna		222	Ĭ	0	der Ameen ·	137	2	0
urneah lajshahye	.,.	208	8	0	Moulovi Unwar Ali, Principal Sudder Ameen Moulovie Ali Hyder Khan, Sudder	293	14	0
					Ameen 293 14 0 Dr. Shireore 88 2 0	382	0	0
Langpore	•••	0	0	0	Baboo Ramtaruck Roy, Officiating Principal Sudder Ameen	179		
arob.	441	D	Û	0	Monlovi Itrut Hussain, Principal Sudder Ameen 293 14 0 Baboo Mothuranath Goopta, Regis-			
					ter of Deeds 293-14 0	587	12	

District in whiel		Amn			Names of Officers entitled to share.	Amount allotted to each.	
		Rs	Ан.	Р.		Re. As. P.	
Stababad Sylhet	,	573	0	9	Moulevi Irodut Ali, Principal Sudder Ameen Syad Ahmud Buksh, Principal Sud- der Ameen 284 1 0 Moulevi Nusseeruddin Hyder, Sud- der Moonsiff 71 18 0	277 9 G	
Tipperah	107	193	9	0	Baboo Juggobandhoo Banerjea, Principal Sadder Ameen 127 5 0 Baboo Nobukissen Sain, Moonsiff 166 8 0	, ,	
Tirhoot 24-Porgunnaha		712	0	0	Moulovi Imdad Ali, Principal Sudder Ameens Roy Paracknath Sein, Principal Sudder Ameen Sudder Ameen 293 14 0 Balmo Koilash Chundra Deh, Principal Sudder Ameen 293 14 0	293 14 0	
Balance from last Q	luarter	7,886 102	7 14	8	e .	407 12 0	
		7,099	5	11			

Norm.—The Judge of each District should include in his Contingent Bill for the current month the amount payable to the Officers residing in the District at the present date. The usual notice to each Judge will in future be discontinued. The first part of paragraph 4 of this Office Circular No. 22, dated 26th October 1861, is hereby cancelled.

The 17th February 1868.

E. F. HARRISON, Offg. Deputy Auditor and Accountant-General, Bengal.

Notice.

The Deputy Auditor and Accountant-General is required to submit his General Account for the Third Quarter (November to January) by the 31st March. This will be impracticable if any of the Collectors' Cash Accounts for January are as late in coming in as have been some of those for December.

The Cash Accounts of all Collectors within one or two days post of Calcutta ought to be received within two weeks of the close of the month to which they relate; all others, with the exception of some of the Assam Treasuries, within three weeks.

The attention of Collectors is requested to the subjoined Statement, which shows in how many instances further exertions are still required in order to secure this result.

The 2014 February 1863.

E. F. HARRISON, Officiating Deputy Auditor-General, Bengas. .

STATEMENT of District Treasury Cash Accounts for December 1882 received in the Office of the Deputy Auditor and Accountant-General, Bengal.

Within two weeks ofter Sigt De- cember.	Within three weeks.	Within four weeks.	Within five weeks.	Within six weeks.	Within seven weeks.
Hembloom. Burdwan. Buncoorali. Bograli. Calcutta. Surun. Tirhoot.	Baskergunge, Palesore, Chumparun, Chitugong, Cuttack, Dacea, Dinagepore, Goslpare, Mauribhoom, Malin, Midnapore, Patna, Rajshahyo, Tipperah, Deoglur, Sahebgunge,	Bhullooah. Bhaugulpore. Cachar. Poores. Hooghly. Singbloom. Lohordugga. Jessore. Kamroop. Mooishedabad. Nuddea. Nowgong. Pubnu. Bungpore. Sylbet. SeebsugarRajmebal.	Durrung. Darjeeling. Hazareelaugh. Luckimpore. Monghyr. Purnosh. Shahabad. Pakour.	Cossiah Hills. Mymensing. 24-Pergunnahs. Nya Doomka.	Behar.

Ecclesisstical.

Tan Lord Bishop of Calcutta purposes, God willing, to hold a general Ordination of Priests and Deacons in Saint Paul's Cathedral, Calcutta, on Sanday, the 22nd March next.

Divine Service will commence at | past 10 o'clock A. M., and the Sermon will be preached by the Reverend Joseph Welland, B. A., Cathedral Missionary, C. M. S.

The Bishop also purposes, God willing, to hold a Confirmation on Tuesday, the 24th March next.

Candidates for Holy Orders, who have not already sent in their Papers, are requested to send them in as early as possible, addressed to the Reyd. T. H. Burn, at the Bishop's Palace.

W. H. ABSOTT,

Registrar and Secretary.

The 24th Followary 1803.

Notice.

at the Presidency will henceforth on no account be made by the Presidency Pay-Master on the last day of the month."

C. F. M. MUNDY, Major, Presidency Pay-Muster.

Pour WILLIAM; Pay Office, The 20th January 1868.

Notice

Is heroby given, that the Titalyah Annual Fair, in Zillah Rungpore, will commence on the 1st March 1868.

V. T. TAYLOB,
Offg. Magistrate.

RUNDPORE, The 2nd January 1863.

Notice.

LIEUTENANT N. Lowis, Assistant Commissioner, Luckimpore, and in charge of the Treasury of that District, is empowered to draw Bills on other Treasuries.

> W. Annew, Major, Offg. Commissioner of Assam.

ABSAN:
Commissioner's Office,
Camp Nassgang,
The 17th January 1883.

Notice.

Under Section 54, Act VIII, of 1855, the Effects of the late Mr. D. Crawrord, Assistant Engineer, Second Division, Lahore and Peshawur Road, Blive been placed under the Seal of this Court pending receipt of instructions from the Administrator General. Parties indebted to, or having claims against the Estate, are requested to communicate with the undersigned within one month from this date.

Gro. D. Wustnorp, Extra Asett, Commissioner,

Bawul Pinden;
Depy. Commissioner's Office,
The 9th February 1868.

Notice. de

THE Office of the Commissioner of Revenue and Circuit, Nuddea Division, has been removed to No. 15, Park Street, Cultutta.

The 29th December 1862.

Notification.

Banco Gorino Monus Guosa, Deputy Collector in charge of the Pubna Tressury, is authorized to draw Bills on other Tressuries.

R. Scort, Offg. Commissioner.

The 16th February 1863.

To Let.

THE two-storied House, No. 2, Sealdah, with out-offices. Rent Rupees 125 per month. Apply to the Executive Engineer, Publishency Division, No. 2, Collab Ghaut Street.

W. SMITH, O. E., Offg. Eme. Bugr., Providency Division.

Notice.

No. 12 or 1862-63.

It is intended about the 15th of April next to bold at the Government Timber Depôt, Rangoon, a sale of about 8,000 logs of Teak Timber. Further particulars will appear hereafter.

ther particulars will appear hereafter.

By Order of the Officiating Conservator of Foresta, British Burmah.

A. S. MAGDONALD,

Asst. Conservator of Lineste, Mangous.

OFFICE OF THE ASSISTANT
CONSERVATOR OF FORESTS;
Rangoon, The 13th February 1803.

ствтом в.

Last of unclaimed Packages lying on the Custom House Wharf.

Date of	Landing	F-	Mark or Address of Packages.	Shipe.
1862, Oct.	£2nd	., 1	Iron Chest, B. D. and Co, in diamond	Clarenco.
Nov.	11th		Casks, 1 Case, G, B N S	Princess Royal.
Oct.	22nd		Case, no mark	Alum Gheir.
Nov.	4th		Bundle, no mark	* Reiver.
70	10th	1	Case, W	Evangeline.
ы	19th	125	Cases, J. B. and Co., JE	Imperatrice Eugine.
D	20th	325	Cases, J. B. and Co., A B C D E .	Ditto.
21	18th	225	Cases, J B	Ditto.
30	22nd	48	Cases, A N in diamond	New Castle.
39	28th	18	Casks, A N in diamond	Ditto.
1,1	22nd	39	Bales, A N in diamond	Ditto.
ie	22nd	98	Bundles, A N in diamond	Ditto.
863, Jan.	14th	1	Cask, H M	Ditto
50	16th	47	Hogsheads Porter	Middlenex.
852, Dec.	16th	60	Coses, B. L. and Co.	Condict.
29	16th	5	Casks, B J B C in cross	Ditto.
Nov.	12th	1	Box, P B, H C D	Str. Candia.
12	12th	1	Parcel, F S 90	Ditto.
ø 12	12th	1	Package, J Larrard	Ditta.
May	29th	2	Boxes, C. Canter and Co.	Str. Bengal.
Dec.	13th	41	Water Casks, no mark	Adamant.

J. A. CRAWFORD, Offg. Collector of Oustons,

CALGUTTA CUSTOMS, The 24st February 1868.

COMMISSARIAT DEPARTMENT.

No. 376.

Tax following Contracts have been concluded in the Commissariat Department for the period specified:—

SEALEGTE DIVISION.							
Seatkote.	,	lbs.	95.	d.			Service of the servic
			-				
Sugar at Station	4 + 4	6	12	Ü	-	Re.)
,, bn Command		5	2	()		33	(Moobaruck Ally
Rice at Station		30	0	0		11	and Hossein Bur
, on Command		18	0	0		27	
Khus Tatties		46	A8.	0		each	Ameerkhan and
liyeakies	22.2	0	3	0			Rehmut
Dolchies	***		2			11	1
Numbe	411	175	3	6		93 34	Wullayet Ally
12,1						**	ews 1 to 1 to 1
FYZABAD DIVISION.							
-Sysabad.		lbs:	oz.	d.			44.
The second				_		_	***
Rice at Station	144	36	11	Ð	per	Re.	Joy Joy Ram
" on Command .	410	25	0	0		1+	(Bubboo and Mool
*						41	Chand
Sugar at Station		- P	-8	0		3.1	Dabredeen a'n d
4 "						**	Ramdeen Bubbon and Mool
14 on Command		6	б	.0		22	Chand The Miles
774 VA 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		TI S	AS.	10			Contain
Chursahs ready for the	1.1					each	Kurlsepersaud
					1-21		
Gonthe,		lbs	oz.	d.			
Rice at Station	1.5	39	0	0	per	Re.	f Bubboo and Mool
,, on Command		24	0	0		21	Chand
Sugar at Station		7	2	4			Chunah Loll and
						,,,	Ram Kissen
, pn Command		-6	- 0	0		13	Bubboo and Mool
		De	AS.	- 90		У	Chand From 1st February
Kbus Tatties, with new frames						t00 ft.	} 1868 to 31at
, , with old frames		7	4	0	5		Kurbeepersaud January 1864.
,, ,,				_		22	
- Itoy Bareilly.		lbs.	02.	d.			
Rice at Station	0.0	30	0	0	per	Re.)
on Command	44.0	28	0			71	(Bubboo and Mool
Sugar at Station	* * 1	7	6	- ()		23	(Chand
" on Command	* · ·	- 6	0	0		33	,
GWALIDE DIVISION.							
Gealier.		lbs.	0.5	а			and the second
U Many I		100.	U.	u.			
Rice at Station		20	8	0	per	Re.) Peary Loll and
on Command	174	16		0	-	D	Mohun Loll
			- 4	-			
DELHI DIVISION,							
Dolhi.		lbs.	OZ.	d.			
W C		6.5				D	1
Rice at Station		25	5		per	Re.	Brindrabun
" on Command		20	40	0		17	Nund Loll
Khus Tatties, with new Bamboos		6	A6.	-	p. 1	00 ft.	3
with old Bamboos	177	5	12	0	. *		
Dolonfee With old Bambook	***	0	7	0		each	Jankipersaud a n d
Naunds	***	ő	3	ŏ	-		Sheodial
Bysakies	24.5	0	Ü	9		31 31	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Well Gear						21	
Mandul	***	2	8	0	per	each	1
Leather Booket	400	21	\$	0	•	1)	Goodhan Door
Hope	114	3	0	0		52	Goordhun Doss'
Yoke	44.1	2	Đ	0		2)	, ,

			l	6	60			No.
JULLUNDER DIVISION.								
Jullander.		lbs.	02.	d.				
Sugar at Station	***	6	13	0	per Re.	Aribban Tal	and C	From 1st February
Phillour.						Khooseeram		January 1864.
Sugar at Station	***	8	B	0	per Re.	j .		
Jullunder.		M Ti	, a,	ć			. (From 16th De-
Firewood at Station		3	G	0	per Re.	Sundhee	{	cember 1862 to 30th April 1863.
BARRACEPORE DIVISION.		lls.	oz.	đ.				
Sugar for Barrackpore .	441	7	8	8	per Re.	1 Kalleonersand	1	
" " Chinsurah	111	7)	()	1.1	J. Ikanierje nama		From 1st February 1
Berhampene			AF.		per Ib.	Dwarkadoes and	Co.	
Rice for Barrackpore and China	ırah	3	8	Ü	,, 100 lbs	. Shama Churn D	att. j	
Верричо.								
Barrackpyre.			•					Ġ
Quilte	- 6.4	3	13	0	per each	1		
Sheeta	4 - 4	- 1	43	0	17			
Blankets	* - +	2	12 11	0				
Sutrinjeus Chinsurah.		- 1	TI	U	3)			į
Quilts	1.1	8	15	0	12		_ 1	From Let May 1863
Sheets	***]	2	0	11	Dwarkadoss a	nd)	to Soth April
Blankets		2	12 13	0		Co.	(From 1st May 1863 to 26th April 1868.
Sutrinjees Berhampore.		L	19	T)	71			
Quilte	b - b	4	8	0	17			
Sheet		-1	5 2	0	12			. :
Blankets	* 4 =	- 5 a	2	0	3.3	1		
Sutrinjees		25	U	u	"			
Percentone Division.		lbs.	0%,					
4 Rice at Station		18	0	0	per He.	Muttra Dose]	
" on Command	141	12	8 AS.	***	73	7		From let February
Cotton Rope	484	26	0		per md.)	}	1863 to 31st
Cane, large		12	0	0	per 100	Shab Mohomed		January 1864.
, small	144	õ	0	U	29)	J	1 . 1
PESILAWAR DIVISION.								
. • Abbottabad.		llis	02.	d.				
Potatoes at Station					per Re.	}		From 7th Septema : ber 1862 until
on Command		13	45	. ()	22	-Ameer Sing		Her Majesty'a
Vegetables at Station		81	0	0	17			21st liussaru
,, on Command	141	50	V	V	1))	. (leave that post.
Bread at Station		16	0	Ú	per Re.	Meerwanjee	Ma- }	
on Command		- 65		()	21 0] nockjee	***	40
Potatoes at Station on Command		17		0	93	Abdool Luteef	117	
i contara.	*11	21.00	0	U	12	3		From lal November
Bread at Station		16	10	()	per Rc.	1	}	1862 to 99th
,, on Command		10	0	0	н	1 0	i	April 1863.
Bread at Station		16	0	. A		Frem Sing	***	
,, on Command	, .	8	8	U	-11		1	
Fishamur and Nowshera.		MB	B,	C.	-11		6	From 1st July
Oil at Station		U	5	11	per Re.	Ahmedjan	{	1862 to 30th April 1863.
							J. C	Score.

J. C. Scorp, Offg. Commissary General:

No. 10. Commissariat Department.

Norroz is hereby given, that Sealed Tenders will be receival up to 12 o'clock poon on Wednesday, the 25th March 1863, by the Executive Commissariat Officer, Dacen, for the purchase of empty Porter and Ale Hogsheads for one year from 1st May 1863 to 38th April 1864.

2. Tunders will be opened by the Executive Commissariat Officer at his Officer at noon on Thurs-

day, the 26th March 1868, in presence of those interested who may choose to attend

3. The successful Competitor will be required to deposit the amount mentioned in the Schedule at once, or in default the next successful Tender will be taken. The deposit will be retained until the Commissary General's acceptance of his Tender has been ascertained, and should such Competitor fail to furnish the Security mentioned in the subjoined Schedule within three days of such acceptance being made known to him, or his Agent, (should be not be present), and to sign the Contract Bond as soon as the Stamp Paper can be produced and the Bond made ready, his deposit will be foresited to

4. Fines will be levied for any infringement of the stipulation of the Bond, and if thrice repeated the Contract will be annualled and the Security will be confiscated to Government.

5. The Contract must not be sublet. The Contractor's Securities will be returned to him immedistely on completion of his Contract.

6. No Tenders will be received after the hour and day fixed for their presentation.
7. Tenders to be superscribed—"Tenders for capty Housheads."

Forms of Tenders, Copies of Schedule, and all other information connected with the Contract,

may be had on application at this Office.

The Contractor must bind himself to make good to Government any loss which may arise from the tailure of his Contract, and to pay for and remove the Casks once every month. SCHEDULE.

- Description.		Average Number of Hogs- heads to be disposed of monthly.	Amount of deposit to be lodged by successful Competitor.	Amount of Security in Cash.		BENARES.
Empty Porter and Hogsheads	Ale	(20) Twenty.	Rs. 50.	Rs. 100.	Rs. 5 1st offence.	D 097%
Tropins and	***		4		, 15 Srd , ,	120
Breantine (viaminate The 19th Bedruur		3.)	No. 68.	Sub- 1881	C. S. Lane, Captain, istant Commissary Ge	

Commissariat Notice.

SEALED TENDERS will be received by the Commissarial Officer at No. 6, Park Street, up to 2 P. M. of the 13th March 1863, and opened there at moon, on the day following, in the presence of parties who may be pleased to attend for the sale of Stud-bred Horses and Fillies, &c., as specified in the subjained Schedule.

Forms of Tender will be supplied by the Commissariat Officer on application, and none a 0

other will be received.

3. Tenders to be superscribed—" Tenders for sale of Government Horses, &c."

Tenders will not be received after the hour fixed.

5. Tenders must show a rate for each and every item comprised therein.
6. Tenders must show a rate for each and every item comprised therein.
7. Tenders must show a rate for each and every item comprised therein.
8. Tenders must show a rate for each and every item comprised therein.
8. Tenders must show a rate for each and every item comprised therein.
8. Tenders must show a rate for each and every item comprised therein.
8. Tenders must show a rate for each and every item comprised therein.
8. Tenders must show a rate for each and every item comprised therein.
8. Tenders must show a rate for each and every item comprised therein.
8. Tenders must show a rate for each and every item comprised therein.
8. Tenders must show a rate for each and every item comprised therein.
8. Tenders must show a rate for each and every item comprised therein.
8. Tenders must show a rate for each and every item comprised therein.
8. Tenders must show a rate for each and every item comprised therein.
8. Tenders must show a rate for each and every item comprised therein.
8. Tenders must show a rate for each and every item comprised therein.
8. Tenders must show a rate for each and every item comprised therein.
8. Tenders must show a rate for each and every item comprised therein.
8. Tenders must show a rate for each and every item comprised therein.
8. Tenders must show a rate for each and every item comprised therein.
8. Tenders must show a rate for each and every item comprised therein.
8. Tenders must show a rate for each and every item comprised the requirement of the every item comprised the

	SCHE	роць.		
Detail.	Period for which Con- tract is in- vited.	Amount of Rurnest Money.	Amount of Deposit.	Remares.
Sale of Government Horses and Fillies. Landing Stallians and Horses from Ships. Stabling per Horse per thensem, inclusive of all charges with loose box. Stabling per Horse for mensem, inclusive of all charges without loose box.	m let May 1863 t Vilu-April 1864.	Rupres 500.	Rupecs 5,000.	

FORT WILLIAM: Executive Commissional Office,

E. A. Gavna, Major, For Assistant Commissary Gongral.

No. 9.

Commissariat Notice.

SEALED Tenders will be received by the Commissariat Officer at Dacca up to 3 r. m. of the 24th day of March 1863, and opened by him at his Office at noon of the following day in the presence of all parties who may be pleased to attend for the supply, by Contract, of the Articles specified in the subjoined Schedule at Dacca and its Dependencies.

2. No. Tenders will be received except on Form obtainable from the Executive Commissariat

Officer.

3. Tenders to be superscribed-Tenders for Potatoes and Vegetables.

4. Tenders will not be received after the hour fixed.

5. Tendering parties must lodge with their Tenders the requisite Earnest Money by Daces.

Branch of Bank of Bengal Receipt or Government Promissory Notes.

School of Bengal Receipt or Government Promissory Notes.

Schedule as follows :-

1st.—At Station. 2sd.—Within 15 miles of Station. 3rd.—Within 30 miles of Station.

4th.-On Command, i. e. beyond the distance mentioned in the above Schedule.

SCHDDULE.

Number of Tenders	Period for which Contractis invited.	Aggregate quantity probably deliverable during the Contract.	d sp	Amount of Earnest Money.	Security to be de- posited for Con- tract.	Quality of supply.	Renarks.
Potatosa Mixed Vegetables	let May 1883 to 30th April 1864.	Dacca 1,44,135 lbs. 41.212 lbs. 4,770 ". bebroughter 14,310 ". 4,770 ". 4,770 ".	4.0	On Command " 50 Debrooghar " 50	Dacca Rupees 500 On Command , TO Debroeghur ,, 110	Very best in season.	Half ration of Potatoes (S ez per man) and S ez. of mixed Vrees- tables in season, from 1st November 1863 to 30th April 1865, and full ration of mixed Vegetables (116. per man) from 1st May to 31st October 1863.

DACCA; Receive Commissarial Office, The 17th February 1868.

C. S. LIAME, Contain. Bub Assistant Commissary General.

No. 5.

Commissariat Notice.

Sector Tenders will be received by the Commissariat Officer at Daces up to 3 p. s. of Thursday, the 5th March 1863, and opened by him at his Office at mon of the following day in the presence of all Parties who may be pleased to attend, for the supply, by Contract, of the Articles specified in the subjoined Schoolule at Daces and its Dependencies.

2. No Tenders will be received except on Form obtainable from the Executive Commissariat

Officer. ... Tenders to be superscribed-" Tenders for the supply of Articles mentioned in the undermentioned Schedale."

74. Tenders offered after the hour named in this Advertisement will be refused.

5. Tendering Parties must lodge with their Tenders the requisite Earnest Money by Docean Branch of Bank of Bengal Receipt or Government Promissory Notes.

6. Parties tendering for any assortment of Articles are required to fender a rate for each and

every Article embraced within that assortment,

 Separate Tenders must be furnished for the Articles under each Class.
 Separate rates to be tendered for the supply of Articles mentioned in Classes A, B, C, D, and E as follows:-

let .- At Stations.

2nd.—Within 15 miles of Station. 3rd.—Within 30 miles of Station.

4th. On Command, i. c., beyond the distance mentioned in the above Clauses.

SCHEDULE.

vibed	NAMES OF		for which is in interior.	AGGERRATE PRACT.		PRODUCTIVE THE COR-	of to wibern in any deli-	nt deli- are of deli-	of Barnet	re to de-	Quality of Supply.
Invibed.	ZHI I CARA		Contract i	Descu,	Sylbet.	Dibroghur.	Where pullows Anieles are d	Instalment very sime of cific time of very.	Amenant of B	Seen hy ro le f	Quality
ı					1				Richard.	Re. As. P.	
	A. Bread D.	pr.,		1,47,900 lbs	20,640 lbs.	19,080 lbu	Medi	Fully prepor- tion talker house Chalore surrise	} d18 12 0	1,673 0 0	
	Putter Milk	#11 F1	#5#E	t mil. 14 srs. 36 mils.	10 ses,	10 arm. 7 yada.	Communities and Medi- at Dace.		10 00	40 00	
	Chiakans Egys Fow1s	p=1	Such April 3	No. 1370 800 0 315	No. 219	No. 197 159 75	To Comme	As required.	6 4 0	33 * 0	
	Fireffood Line, undaked		1873 to	S, in o it a sugi mis.	63.5 20 Hs. 54% under	67,840 Ha.	d Herpital, To	Daily no broad.	93 00	379 6 4	The street
	E. Oil, Mustard Salt	14		105 nds. 4,1571 lbs.		16) unis. 1,102(0s,	Bernsch und	Agreemble to Instend	67 4 0	229 0 0	
	F. Guddien Pattre Ropes	141. 141.	France	No. 110 n. 110 n. 110 n. 110	• • • • • • •		Patra Com. misenriat	From Suptant	36 đu	161 & 0	Salar.
1	Altoirab			No. 18 a			Faces, Burnack,	Spiriters.	21 12 0	87 DU	A Per

Dacta;

Boscusium Commissariat Office,
The 4th February 1863.

C S LANE, Coptain,

Bub-Americant Commissary General.

No. 4.

Commissariat Notice.

Smalled Tenders will be received by the Commissariat Officer at Barrackpore up to 4 r. m. of the 9th March 1868, and opened there at moon on the day following in the presence of parties who may be pleased to attend, for the supply, by Contract, of the Articles specified in the subjoined Schedule.

2. Forms of Tenders will be supplied by the Commissariat Officer on application.

3. Tenders to be superscribed—"Tender for—"

4. Tenders will not be received after the hour fixed.

5. Tenders for Sub-Divisions or Observe must share a rate forward and opens.

5. Tenders for Sub-Divisions or Classes must show a rate for each and every Article comprised

therein.

6. Tendering parties must lodge with their Tenders the requisite Earnest Money by Treasury Receipt or Government Promissory Note.

7. Parties may tender for each and any of the Stations separately or otherwise.

8. Separate Tenders must be furnished for the Articles under each Class.

SCHEDULE.

Touchers.		which Con-	BARLY	BATE QUAN DRIFTHAM STRACT, MA	BEINDOG 64	to whome	deliverable to time of		tovat Edut M		deposited	of Sapply.	
Number of 7	NAME OF ARTICLES.	Period for which brack is javited.	Barrack- pore.	Chinarch.	Barham- pace.	Where and to Atricker are able.	fastalment de tod specific delivery.	Bernickpore,	Chimarrak	Berhampere.	Security to be a	Quality of So	Birkange
1	CLASS A.			No.	No.			Rs.	Sa.	Ru.			
	Chickens Free la Liggs		No. 2,000 100 3,000	1,500 50 600	500 80 900	at Bar. Chines. Bethan	roportipe. out before	300	60	50	*		1
3	Milk		Pints, 14,000 lbs.	Pinte, 10,000 lhe.	Fiute. 5,000 lbs. 300	Hospitals at 120 Defects.	Daily proportion. Half an host legions scarife.	100	60	80			
	Mutter		800	800	800		Δ						
	CLASS C. Finning Cooking Uterwils. Copper Boilers, inrge, with Copper, Boilers, medium, with Cover, complete Copper Boilers, small, with Cover, complete Couper Boilers, small, with Cover, complete Trying Pans, with Cover. Simp Lailes Openus and all other small, Articles Saute Pans, with Cover. Canas D. Barthen Ferrels, &c.	rit 1804.	No. 839 606 907 100 100 100 800 800 800 800 800 800 800	376. 800 800 800 800 800 1,000 800 800	800 800 800 800 800 800 800 800	Bechampers, To Commissible and	Half-mushiy proportion. On the let and 15th of each menth.	BU	50	:50	probable natural outlay.	Vary beat.	
	Jars, large itensians, a University, a Nativity, part and all other anall Articles	From tet May 1	500 500 1,50u 900 500	200 21-0 38 100 200	200 200 36 Lup 900	Barrackpore, Chieserah, and Bechampore. Medical Officers.	On the 1st of rech month.	80	80	50	Ten per omal, on		
-	CLASS E. Lime, metaked Diesent, Mixel, with Linesed Oil, complete		Mda. 120 Um. 1,400 Mda. 140	Mds. 98 lbs. 600 Mds. 60	16th, 98 1bc. 600 Mile. 48	16	preparitor.	50	\$4)	80			
	Cass F.		120	80 18	60 kir	dis senti Hosy	Monthly	60	- 60	60			
7	CLASS G.		3,000		4	Retino Oreands and Roupitals	Ingly perspect tion Halfwar hour before	100			· re		

Tonders.	***	rhich Con-	BARLE	ATE QUART PALIVERABI PTRACT, MA	OSTROO S	and to whom a are deliverable.	deliverable fe time of	Ealth	INDET O	DIET.	o skryosited	Bupply.	
Number of	Rami od Auridina.	Period for which tract is instited.	Barrack- pore.	Chinanrah.	Berham- pore.	Where and	Instalment del and specific delivery.	Barriel part.	Chimarath.	Berhimpore	Security to be	Quality of 8	Sharren.
	HOSPITAL CLOTHING		No.	No.	No.			Ha.	He	Ra.			Ī
	CLAM H. Barians, Flames Liten Blankets, lited with Chica, Bullers, large		100 10 88 16	10 2 2	20 36 2 9								
	Khurrecali Flannel, Europe		\$ 2 yds. 10 60 Ns.	yds, 3 5 No:	10 10 yda. 12 6								
	Gowin, double single Hand Towels Leasters Leeg Clain		60 68 60 15 10 yds. No.	5 & 6 5 yda. No. 10	20 13 24 24 yda No.							 - 	
	Night Cope, Linen Pillowe, larger sussil Pillow Cares, larger sussil Jack Towels		10 58 68 90 144 6	5 10 10 20 20	10 10 90 20 20			60	80	86	somes cathy.		
	Shirte, Linea Chuets, Shippers Bippers Bedside Sutrinides		170 176 70 peirs No: 89 pairs. 90	5 5 10 pairs No. is puirs.	50 20 pairs No. 10 pairs.						on probable		
	Trownen, Lines		90 No. 96 66	No. 6)5 4 No. 20 30	Medical Officers					to per oruh		:
*	Throad, Newing Tape, Broad Linen Squeezers	April	a ibu, gu yda, No. 1 No.	1 lb. 15 yds. No. 1	2 lbs. 200 yds. No. 2	Ĕ	Medical Officer.				H		
Ser .	Afuirah Bathing Tub Kasy Chair Hip Bath Kadjowah Shipper Bath	ay 1563 to 30th	2 1 1	Appe Bible Pill per	10. 10. 10. 10.	and Berhampore.	.8:					-	
	Table, Dressing Witing, brawers for the Patients for Covered Truy for Dressing	M tot ma	1 9 1 3 9	\$11 \$11 \$11 \$11 \$12 \$13	-1= -2= 		Menglaly no indented for	60	80	60			
, 10	Camel Tranks with Tray thitaralis, Wooden, with Looks Class J.		9 9 9	No.	No.	Barrachpore, Chineserals,	Menghij						,
	Copper Stool Pans, with Lover Hatchets Messures, Wirs, Copper Fruts, Messure		5 9		9 1 1 1	Hospitals at	: - -						1
	Pudding Dishes Sauce Pana, Copper, with Cover Beates, Copper, with Brase Weight		a sets	1 1 net No.) not.			50	60	50			Barpachgure Operationeral Golderes.
	Milk Measure, 7 lbs. to 2 co. Brane Bains Crutches Nuture Grater	1	1 1 1 2	1 1 1	1	ja .				1			apare Coura
11	Chann K.		No.	No.	No.		١	i			1		
	State Collar Prin Unta Platon		1 (16 M) 4M 6U 20 20	48 10 10 10 10	20 20 20 20 20		1	441	:			12	the let make at
and and	To Tickets Funnel Cuts Cuts For enisting Lauren Lincha and Keys Nullentah with rope		45 45 4 11	10 1	913 98 1 1 1 6			80	500 100 	80		· Very best.	Mostery out

offer.		itela Case.	N. BILE	ertas en and Ethalit, ha		to when deliceable	Streen S	Bans	ustra est M	of OREY.	deposital	Sparie.	
Rainber of Tenders.	Name of Assicted.	Perof for which that is invited.		Chierab	Barbam-	Where and	Instalment del not apoutic delivery.	Herachium.	Chiavamb.	Nechimitare	Sectification in	Quality of Se	DEMARKE
	COOKING UTRASILS.	1						Ra.	Ra.	Re			
15	Crass L.		1										
	Copper 3 diers, with Cover, a gail as, weighing 21)		No.			- ইউ ই	. 29			-			!
	Opper Bollers, with theer.		10		161	Haspitals, nel Medical Commission	As required by the Industria						
	7 gulinus, weighing vol. the each Copper Ballers, with Cover.		10	171		, 폭청감	of fo					١.	
	2 gallons, weighing B		10	451		fittien Gewend and P. Concluding at Officer, or at the rige field seque.	Per ed	50		1 1	1		
	Prying Pain Sure Ends		20	***	i in	Mary Andrews				1	}		
	Choppey	l I	10			Paries (Tegrai						
	Blackets		20			1200	₹.	1		1 1			
	ELEPHANTS GEAU.		İ		!	i		1					
13	Clam M.		No.		No.								E Har
	Gudden Guddhilaha Linter or Cherryh		43	111	84 88	5					outlay.		issarial Column
	Bone, Sets, 12 soon cach		43 43 43		91 23 25	10 21	eft.	601	***	#0	100		
e .	Ration Bogs		43		82	Executive Officer	ber 1				franciic		
	BRAUGHT BULLOCK GEAR.					E E	September 1963				probable		Barrack per a Comm
14	CLASS N.	DIR TRAT.	No.		₩n.		15.5 25.0 25.0 25.0 25.0 25.0 25.0 25.0 2	1	ь				arcky.
	Thouse Ropes	110 30	130	***	. JA 44	C mar	4				cept. or	1	E SE
	Bruite Ropes Fruid Brush v	DL.	170 180		40		5	180		300	per sad		40
	Line Ropes, weighing 16 secretaria		139		44	bide b	rere 1				Ten		1.2
	Curry Combs	ı	130		46	Serveti joro and flerhamijore.	to delivere!					1	1 00
	PACK BULLOCK GEAR.	ı				ELECTION OF THE PERSON OF THE	D 40						apper
15	CLASS O.		No.		No.	=	Toe whole						75
	Prince Hage		42	1	102 102	100	Ë	50		100		1	
	ibbaia Petres		42		102 	Cartle Yards			1			1	
			4		10.								
	HOSPITAL WINES.					4.9							-
30	CLASS F.		dozens.	, dugene,	dozen.	94	the 1st					1	: 1
	Port Wine		20	16	12	Bestituts of Harreshogs, Clubstrately, and Michael Office, To	£ 4j						
	Sherry Winn		1A 53	4 (1)	3 26	L risa	Monthly poor view on or war to othe						
	Dortor in ginta		30	24	- Co - 3	27.5	1 7 3	*51	2,11	60		i	
	i sa in pouta		25	8	8	10 2 2	2.0	1	:				
	Dratidy		bottles.	battles.	Lattim.	神の神	촬						
	Gin		-Ma 3	1 5	2	THE STREET	den					1	
	Charagagae		, p. 100 12	2	u		-	1					1 :

Barrackpork;
Execution Commissarial Office,
The February 1868.

J. Sykks, Captain,
Depy. Analt. Commissary General.

No. 5.

Commissariat Notice

Sealen Tenders will be received by the Commissional Officer at Barrackpore up to 4 P. M. on the 20th March 1803, and opened there at moon on the day following in the presence of parties, who may be pleased to attend for the supply, by Contract, of the Articles specified in the subjoined

Schedule.

2. Form of Tenders will be supplied by the Commissariat Officer on application.

3. Tenders to be superscribed — Tenders for "Gram, Paddy, Straw, Elephant's Attah and Rice, Bazar Medicines and Necessaries, &c."

4. Tenders will not be received after the hour fixed.

Produce for sub-divisions or classes must show a rate for each and every Article comprised.

therein.
6. Tendering parties must lodge with their Tenders the requisite Earnest Money by Treasury Receipt or Government Promissore Note.
7. Parties may tender for each and any of the Stations separately or otherwise.
8. Separate Tender must be furnished for the Articles under each class.

SCHEDULE.

	for which Cun-	AGGREGATE DELIVERA TRACT, NA	QUARTITY BLE DUNI THE MORE	20 1002-	to wheeth	delise takke ic finde to	Mosm	Y TT- 101	ARNET /	tenent or to se rok ('ost	DEPOSITED	Di
Devalue.	Period for a tract in in-	Barnekpore.	CL(neural).	Berhampore	Whole and the the Anticles	Instalments delice table and specific finds to the fixery.	Barrackpore	Ubinsamb.	Herbamporte	Barrackpore	Berhanipare.	of broaded or of Secondar
CLON A. Bram, Paton, 1st quality.		Mds. S.		Mds. B.	EG	rike.	Ra		Ru.	Ra.	its.	-
picked and closued from all admixtures	1864.	12,799 0	F	141	Catala Shade - Barracky see. Let Office:	hyar before satisfied	200	Lea		2,000	10-1	
Bram, Patna, 1st quality, ampieked, but not exceed- 2 seers per manual	ЗОСЬ Зати	3,147 0	1	2,706 0	4 1 7	8	200		150	1,000	780	
CLAM C.	1843 to	11,016 0	100	11,090 D	Mellandante itel Corps at Vilonandes	Bult	100		100	500	600	
Chart D.	July				_ F E	properties.	1100	}	100	400	900	
Attab for Elephants	From 1st	3,390 ft	1	649	Larracktepte and Stables of Mo	Dediy pro	150		-de	750	heb	
Rice for Elephants	EA.		P14	1,617 0	Harrach Stabs (* 193	ă	***		50	1	300	
BAZAR MEDDUNES ORD NECESSARIES, &c.		Iha. na.	lint, os.	lbs. oz		4	i		1	i		
Class F. Alum Venfortida Mellinit Implier, unreduced Implier, unreduced Implier Seed Togothe Insered Total Artificial There Intered Total Artificial There T	From 14t May (863 to 90th April 1884.	10 8 1 2 1 0 8 8 4 4 0 0 4 1 0 8 1 0 8 1 0 8 1 0 8 1 0 8 1 0 8 1 0 8 1 0 8 1 0 8 1 0 8 1 0 8 1 0 1 0	3 8 0 4 2 6 2 8 8 0 0 4 6 0 1 4 0 0 1 5 6 1 8 0 1 8 0 1 8	4 h h o 4 h o 4 h o 4 h o 6 h o 4 h o 6 h	Corps in the iNvision. To Melical Of	Manual projection. On the first of each month.	540	50	50	Ten per ceut, on probable annual outloy.	Ten per cent, on probable escoul enting.	Very bas

	r which Can-	Acourgans Delivers TRACT, M	QUARTITY BLK DYN AY HE HORH	I Styl Clark.	to when	tion the	Moss	ray E. Tao as tal Tes	3.03(202)	AMOUNT OF	DEPOSIT!	
Details.	Period for w	Barrackyore.	Chinarah	Gerhamport.	Where and the Articles perulic	. 审.	Burrekpore	Chinanel.	Serlampare	Sarrack porc.	Berhanapore	Quality of Sa
Cham G.							Rs.	Ra	Ra.			
Haskets Barley Basar Phials Haskets, Country Brooms Candida, Was Cloth, Donacuty, Sheet f Leo Cloth, Long, fine for Handages for Handages for Handages for Country Green Silk for Eyo-shades Honey Locales Linnsed Meal Marking Nuts Needles Nata for Charcoal Plantain Leaves Riour Riour Houry Locales Linnsed Meal Marking Nuts Needles Nata for Charcoal Plantain Leaves Riour Hour Hour Hour Hour Hour Hour Hour H	3 to 30th April 1864	9 tha. No. 22 150 tha. 12 dexs. 13 dexs. 15 24 28 yds. 6 18 240 280 No. 25 8 tha. yea. 50 42 4 tha. No. 48 1° pekts. No. 6 12 dexs. lim. 160 12 dexs. lim. 160 26 21 110 yds. libe. 6 3° 4 yds.	4 lbs. No. 8 co ths. 1 dozs. 1 l2 12 12 12 13 10 12 10 15 10 15 10 10 15 10 10 11 10 11 10 11 10 11 10 11 10 11 11		At Baspitals of Corps in the Division. To Melical Office,	Monthly prepartion. On the tet of each month.	āΦ	ð g	ត្រល	"Yes per cent, on probable annual cuttar.	Ten per ount, on probable sennes onthay.	Very best.

BARRACKPORE;
Executive Commissariat Office,
2hs 12th February 1863.

J. SYKES, Captain,
Deputy Assistant Commissary General.

No. 6.

Commissariat Notice.

Salar Tanders will be received by the Commissariat Officer at Dacca up to 3 r. u. of Thursday, the 5th March 1863, and opened by him at his Office, at noon of the following day, in the presence of all parties who may be pleased to attend for the supply, by Contract, of the Articles specified in the subjoined Schedule.

- 2. No Tenders will be received except on Form obtainable from the Executive Commissariat Officer.
- 3. Tenders to be superscribed Tenders for the supply of Articles mentioned in the undermentioned Schedule.
 - 4. Tenders offered after the hear named in this Advertisement will be refused.

5. Tendering parties must lodge with their Tenders the requisite Earnest Money by Dacca Branch of Bank of Bengal Receipt or Government Promissory Notes.

				SCH	E O U L E.					
Number of Tenders in-	NAME OF ARTI- CLES.	Period for which Con- truct is invited.		BING THE	Where and to whom Articles are deliverable.	Instalment deliverable unit specific time of delivery.	Amount of Earnest Money.	Security to be deposited for Contract.	Quality of Supply.	REMARKS.
1	A. Boot Grain, 2nd sort Oil Cake	let May 18	Mds. S. C. 152 n o 40 0 0	42-12-	Dueca Commis- sariat Office.	za required.	Rs. 13 as.	55 Ra. 4 us.	Best.	

Dacon Commis-

sariat Office.

DACCA; Executive Commissariat Office, The 4th February 1863.

. Straw

C. S. LANE, Captain,

Sub-Assistant Commissary General.

ADVERTISEMENT OF SALE.

NOTICE is hereby given, that the Proprietary rights and interests of Government in the Estate, situated in the District of Shahabad, and mentioned in the Statement hereunto annexed, will be put up to sale, under orders of the Board, dated 13th November 1862, No. 126, in the Shahabad Collectorate, on the 2nd March 1863, corresponding with the 27th of Falgoon 1270 F. S.

The Purchaser of such Mehal will be subject to the Conditions laid down below:—

CONDITIONS OF SALE.

1st .- The share will be sold to the highest bidder.

669 0 0

2nd .- The sale to be subject to existing leases and to the right conferred by the Settlement oproocedings and laws in force, and Purchasers to be bound to respect the rights of resident cultivators who have signed the Jummabundes made by the Kevenne Authorities.

3rd -If the amount of purchase money do not exceed Rupees 100, the whole amount is to be

paid down at once.

4th .- If the amount of purchase money exceed Rupeer 100, a deposit to be at once made of Rupees 25 per cent upon the amount bid; the same to be forfested to diovernment, and the sale to be cancelled, if the whole amount of purchase money be not paid by noon of the 15th day after the sale, reakoning the date of sale as one, and the share will be again put up to sale at the risk of the former

	Towjee Number,	Name of Mehal and Pergunnah.	Area-	Sudder Junuma.	Upset Prace.	REMARKS.
		,	р. с. в.	Rs. As. P.		
1	339	Osean, Pergunnah Beebeea	100 0 0 0	75 11 9		The rights and in- terests of Go- vernment in 4 anna share of this Estate will only be sold. The area and Sudder Jumma in columns 4 and being of those of the entire between

J. P. H. WARD, Co.tector.

SHAHABAD COLLECTORATE, ? February 1863.

PEARL FISHERY.

Notice is hereby given that a Pearl Fishery will take place at Aripo, in the Island of Ceylon, on or about the 2nd of March next 1863, and that the Bank to be fished is the South-East Chival

Paar Bank, estimated to contain Oysters sufficient to employ one hundred Boats for twelve days.

It is therefore recommended that such Boat Owners and Divers as may wish to be employed at the said Fishery should be at Aripo on or before the 20th February next. And it is particularly notified, that the first day's fishing will positively take place on the first-day in March that the weather may permit the Boats to fish.

The Fishery will be conducted on account of Government, and the Oysters put up to sale in such

lots as may be deemed expedient.

The arrangements of the Fishery will be the same as have been usual on similar occasions.

All payments to be made in ready money in Ceylon Currency, or in East India Company's

Drafts on the Banks in Colombo, or Bills on the Agents of this Government in India, at ten days' sight, will be taken on letters of credit being produced to warrant the drawing of such Drafts or Hills,

For the convenience of purchasers the Treasurer at Colombo and the different Government Agents of Provinces will be authorized to receive tash Deposits from parties intending to become purchasers, and Receipts of these Officers will be taken in payment of any sums due on account of the Fishery.

No deposit will be received for a less sum than Fifty pounds.

By Hi

By His Excellency's Command,

W. C. Gibson, Colonial Secretary.

COLONIAL SECRETARY'S OFFICE, Colombo, 12th Becomber 1862.

Statement of the Produce and Valuation of 12,000 Ogsters taken from the South-East part of the Chical Paar in Aunember 1862.

-84 -84	Qua	ze, n Lity.		ER, AND		WHIG	HT.						RATE OF VA	DAS.		
No.	Description.	Size in Basket	Number.	Quality in Chew.	Kalengiez.	Manjadi-3.	Total.	Value	,	Total	Total Value.		Total Value.		Per Chew.	Per Kalengy.
11 12 13 14 15 16 17 18 18 19 19 19 19 19 19 19 19 19 19 19 19 19	Aney Aney Aney Masegne Kalippo Korowell Pessel Anothary Kalippo Korowell Pessel Anothary Kalippo Korowell Pessel Aney Masegne Kalippo Korowell Pessel Valivos ex- cluding Madengoe Chools Section Chools Chools	200 50 50 80 80 100 400 600	1 3 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	145 151 146 146 146	2 18 2 19 2 14 13 2 14 13	12 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	H 21	Ré. As 28 7 17 10 2 10 2 10 3 8 8 1 6 4 7 10 5 12 1 9 7 1 8 12 16 18 0 8 15 15 7 15 5 5 200 6 86 10 88 10	P. 0000122 0001 2111 202 2		10 15 8 6	1	17 Star Pagodas 18 Star Pagodas 7 Star Pagodas	30StarPagodas 14 ditto. 4 ditto. 12 ditto. 2 ditto. 3 ditto. 13 ditto. 7 ditto. 2 ditto.		

The Buth November 1862.

H. M. PATCHICO.

NOTICE is hereby-given, that the Zemindarce right of Government to the several Khas Mehale, situated in the District of Shanubad, and mentioned in the Statement hereunts annexed, will be put up to rate, under orders of the Board of Reverue, No. 70, dated 8th July 1802, in the Shahabad Collectorate, on Manday, the 2nd March 1863, corresponding with the 27th Fagour 1270 F. S.

The Purchasers of such Mehals will be subject to the Conditions Inid down below :-

CONDITIONS OF SALE.

1st.—The Estates to be sold, with the Sudder Jumma entered against each below, to the highest bidders above the upset price.

2nd.—The sale to be subject to existing leases and to the right conferred by the Settlement proceedings and laws in force, and Parchasers to be bound to respect the rights of resident cultivators who have signed the Jummabundes made by the Revenue Authorities.

3rd.—When the amount of purchase money does not exceed Rupees 100, the whole amount is to be paid down at once.

4/4.—When the amount of purchase money exceeds Rupees 100, a deposit to be at once made of Rupees 25 per cent, upon the amount bid; the same to be forfeited to Government if the whole amount of purchase money be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one.

N. B.—Mehal Rehal No. 8 includes only the cultivated land within the boundaries of the Settlement Map, the jungle and waste land forming a separate Estate.

Yourber, Yourber,		Names of Mebals and Pergunnahs.	Area					dder		Upset Price.			REMARKS.
	,		B.	C.	G.	D.	Re.	As.	P.	Ra,	Αc	P.	
1 2	4207 4200	Kurunja, Pergunnah Belieen Asecia Sajaonlee, Pergunnah	724.	14	12	0	1,905		0	3,810	0	0	palari
		Beheca	820	- 8	10	0	1,522	0	0	8,924	0.	0	121
3	4209	Azumnugar, Pergannah Powar	366	14	L	0	453	- 8	()	907	-0	0	00 31
4	650	Sunligee, Pergunnali Powar	1,268	10	11	0	2,044	10	-0	4,059	4	0	ā.
5	4200	Puttee Basouree, Perganush											Estates
		Powar	83	9	15	()	134		0	269	_	0	
-6	609	Balliadh, Pergunnah Powar		11	13	0	1,113		0	2,226	0	0	
7 .	2755	Korecur, Pergunnah Nonore	873	ŧi	8	-(1	688		0	1,376	0	0	2
8	2063	Rehul, Pergunaah Rhotas	1,305	10	+	0	580	0	0	1,100	0	0	3
D	4154	Jaipore Chukees, Porgunah											male o
		Peero*	1,259		14	Ü	5,001		0	4,182		0	100
10	4101	Koel, Pergunnal: Peero	1.167	- +	7	U	2,137		0	4,274		0	
11	4171	Nugree, Pergunnah Peero	2,838	11	4	0	3,850	0	0	7,700	0	1	15
12	4173	Keshoporegungtee, Pergunnah						4.					별.
		Paero	168		18	0	70	0	0	140		0	Sulder
18	4135	Daworood, Pergunnah Peero	473	11	10	0	311	0	0	1,822	U	0	U.
15	4210	Dhamoil, No. 1, Pergunnah											q.
		Beheca	40	17	5	0	75	- 0	0	190	-0	0	1Em

S. C. BATLEY,

Officiating Collector.

Suamanon Collectorate, }

Notion is hereby given, that the Zemindarce rights of Government to the Khas Mehals situated in the District of Midnapore, and mentioned in the Statement hereto annexed, will be put up to sale, under orders of the Board of Revenue, as communicated in their Secretary's letter No. 182, dated 13th December 1862, in the Midnapore Collectorate, on Monday, the 6th day of April 1863, corresponding with the 26th Choit 1270 Umles' and the 25th Choit 1269, Bengallee.

The Purchasers of the Mehals will be subject to the undermentioned Conditions :--

CONDITIONS OF SALE.

1st.-The Estates to be said to the highest bidders above the upset price.

2nd.—When the amount of purchase money does not exceed Rupees 100, the whole amount to be paid down at once. When the amount of purchase money exceeds Rupees 100, a deposit at Rupees 25 per cent, to be at once made upon the amount bid; the same to be forfeited to Government if the whole amount of purchase money be not paid by noon of the 15th day after the Sale, or if the day be a close holiday, then on the first Office day, reckening the day of Sale as one, and the Mehal will be again put up to sale at the risk of the former Purchaser.

3.d.—The sale to be subject to existing leases and to the right conferred by the settlement proceedings and laws in force, and Purchasers to be bound to respect the rights of resident cultivators who

have signed the Jummabandees made by the Revenue Authorities.

4th. - The annual Embankment charges of the Mehals which are assessed with such charges will be paid by the Purchasers, as heretof re paid by Government, proportionately with other Zemindars. The existing arrangements for the repairs and maintenance of the Embankments will remain in force.

5th.—In addition to the ordinary Sudder Jummas fixed on the Estates, Furchasers will be bound to pay an annual sum calculated at one per cent, on the Sudder Jummas, to be devoted to the construction of roads and improvement of communications. This sum will be leviable in the same manner as other arrears of Revenue.

1	2	45		4			5		(3		7
Number of Lot.	Cullectorate Tuwjen Number.	Name of Mehals and Pergunnalis,	A	rea.			ndde	_	Upset	in	e.	REMARKS.
	owjee.	66-67	В	C.	В.	Ra.	As.	P.	Ra,	An.	P.	
1	日子	Chundeepore, in Porgunnah Kedarkoond	588	7	15,	318	0	0	626	0	0	Let in farm to the end of 1271 Umlee.
2	fehai No. 191. will be separate	Beloon, Pergunnah Kedar- koond	, 164	10	. 8	140	0	0	280	0	0	Ditto.
3	F9 0	Khamar Kooshomda, Per- gunnah Kedarkoond	10	12	8	16	0	0	32	0	0	Ditto.
4	Hoodas of each Estart he Tonjee.	Borocee, Pergunnah Kedar- koond		16	Ü	62	0	0	124	0	.0	Ditto.
ь	E ti	Doojeepore, Pergunnah Kedarkoond	438	16	8	194	0	0	388	0	0	Ditto.
8	E P	Tagarcea, Pergunnah Ke- darkoond	335	4	12	159	0	0	818	0	0	Ditto.
7	ker Hoodas of No. 192 Toojee. sale each E-tate separatelynum- in the Toojee.	Nischanta, Pergunnah Khu- rugpoor	427	7	8	389	0	0	778	0	0	Ditto.
8	Mehallon, Afret sale will be sera	Barogarea Rutunpoor, Per- gunnah Khurugpoor	65	18	4	27	0	0	54	0	0	Ditto.

NOTICE is hereby given, that the Zemindaree and Proprietory right of Government to the several Khas Mehals, situated in the District of Bhaugulpore, and mentioned in the Statement hereunto annexed, will be put up to sale, under orders of the Board of Revenue, No. 124 of 23rd December 1862, and Commissioner's No. 136 of 30th December 1862, at the Bhaugulpore Collectorate, on Friday, the 27th February 1863, corresponding with the 24th Phagoon 1270 F. S.

The Purchasers of such Mehals will be subject to the Conditions laid down below :-

CONDITIONS OF SALE.

1st.—The Estates to be sold Lakheraj (rent-free) to the highest bidders.

2nd.—The sale to be subject to existing leases and to the right conferred by the Settlement proceedings and laws in force, and Purchasers to be bound to respect the rights of resident cultivators who have signed the Jummahundee made by the Revenue Authorities.

3rd.—When the amount of purchase money does not exceed Rupets 100, the whole amount is to be paid down at once.

418.—When the amount of purchase money exceeds Rupees 100, a deposit to be at once made of Rupees 25 per cent upon the amount bid; the same to be forfeited to Government and the sale to be concelled if the whole amount of purchase money be not paid by noon of the 15th day after the sale, reckoning the day of sale as one.

Numb	umber. Number of Towjee.		Towjee.	Names of Mehals and Pergunnaks.	Area in Beegah
1	{	Former New		Amanut Sirear, Thannah Phoolaut, Pergun-	
2			2571	Amanut Sirear, Thannah Phoolout, Pergun-	927 9 9
	{	Former New	2571 3355	Arazee Gird Line and Khanabaree Lawarsee, Thannah Phoolowt, Pergunnah Chye	79 5 101
6			2044	Arazee Jageer Lawarsee Golabsing, Thannah Phoolowt, Pergunnah Chye	4 inths. 378 0 16
Ę.			2671	Arazee Jageer Lawarsce of Kantub Khan, }	59 5 104

C. B. SKINNER.

Collector.

Buauguleons;
Collector's Office,
The 19th January 1863.

NOTICE is hereby given, that the Zemindarce Right of Government to the several Klas Mehale, situated in the District of Bhulloonh, and mentioned in the Statement hereunto annexed, will be put up to sale, under orders of the Board of Revenue, dated 28th October 1862, No. 60, at the Bhulloosh Collectorate on the 13th March 1863, corresponding with the 1st Choirro 1260 B. S.

The Purchasers of such Mehals will be subject to the Conditions laid down below:—

CONDITIONS OF SALE.

1st .- Estates to be sold, with the Sudder Jummas entered against each helow, to the highest bidder above the upset price.

2nd .- The sale to be subject to existing leases and to the right conferred by the Settlement proceedings and laws in force, and Purchasers to be bound to respect the rights of resident cultivators who have signed the Jummabandee made by the Revenue Authorities.

3rd .- If the amount of purchase money do not exceed Rupees 100, the whole amount is to be paid down at once.

4/h.—If the amount of purchase money exceed Rupees 100, a deposit is to be at once made of Rupees 25 per cent, upon the amount bid; the same to be forfeited to Government and the sale cancelled if the whole amount of purchase money be not paid by noon of the 15th day after the sale, reckoning the day of sale as one, and the Mehal will be again put up to sale at risk of the former Purchaser.

5/4. The purchase will have effect from 1st May 1865.

6th.—The Purchasers shall be bound to pay in addition to the Sudder Jumma one per cent. on the total Sudder Jamina assessed from the date of entry upon their purchase for the construction of reads and improvement of communication. This sum will be levied in the same .manner as arrears of Revenue.

Number of Lots.	Number of Towjee.	Names of Mehal and Pergunnah.		rem.			nide	*	Upset Pr	rice.	
1	1300	Chur Purbush, attached to no Per-	B.	C,	C.	Re.	Αs.	P.	Ra.	Aß.	P,
	1000	gunuah	5,515	14	0	205	6	0	410	0	0
2	1405	Chur Boiragee, attached to no Per-	70	13	2.0	40					
3	1493	Jimba Jumoun Hossein, attached to no	79	8	13	48	0	0	9.6	0	0
		! Pergennah	30	18	0	12	0	0	24	0	0.1
4		Palook Imanieddy, Pergunnah Kan- chunpere	21	10	3	4	0	0	8	0	Q
5	1558	Chur Sunno Algee, attached to no Pergunnah	5,089	16	11	7	0	0	To be sold	to i	the
									highest bi		
6.		Chur Algee, attached to no Perguanah	6,014	18	5	1,218	0	0	2,436	0	0
7	b	Mehal Barropottah, attached to no Pergunnah	56	15	5	43	0	0	86	0	0
- 8	9	. Chur Sekunder, four annas sbare Ram-			47	10		,		0	W.C.
9	39	kanth, attached to no Pergunnah	180	- 4	9	8	0	0	To be sold		
8	0.0	Chur Hassen Hosein, attached to no Pergunnah	322	17	18	85	0	0	highest bi		r. Uni

J. H. HANKET, Officiating Collector.

BUTLLOOAH COLLECTORATE, The 20th December 1862.

Notice.

UNDER SECTION IV., ACT VI. of 1857.

THE piece or parcel of land in the Town of Calcutta, butted and bounded on the North partly by the house and premises No. 4, Old Post Office Street, and partly by the house and premises No. 9. Hastings' Street; on the South by Esplanade Row; on the East by Old Post Office Street, and on the West partly by No. 9, Hastings' Street, beforementioned, partly by the house and premises No. 5, Strand, and partly by the present High Court premises, No. 2, Esplanade How. has, by a Declaration, under Section II., Act VI. of 1857, made by His Honor the Lieutenant-Governor on the 16th day of January 1863, been pro-nounced to be required by Government, and to be taken at the public expense, for a public purpose, riz., for the erection of a Court House and Offices for the High Court of Judicature. I accordingly give notice, under Section IV., Act VI. of 1857. that the land is about to be taken by Government for the purpose specified above, and hereby call on persons interested in the above described land to appear personally, or by a duly authorized Agent, at the Calcutta Collectorate, within fifteen days from the date of this notice, and to state their interest in the land and the amount and particulars of their claims to compensation for the same.

> W. Heysnam, Deputy Collector of Calcutta.

CALCUTTA;
Callectur's Office,
The 16th February *1863.

Registration of Carts and Hackeries, &c.

Acr XXVIII. or 1850.

Wirm reference to Section XVIII. of Act XXVIII. of 1856, notice is hereby given, that all Carriages, Carts, and Hackeries, of the several descriptions mentioned below, are required to be registered in the Othes of the Municipal Commissioners, and whoever, after the 7th March 1863, keeps any such vehicle without being so registered renders himself liable to a fine of 10 Rupecs.

Every four-wheel Carriages on aprings drawn by one Horse or let out for hire let out for hire within the Town of Calcutta.

Every Cart and Hackery kept and used within the Town of Calcutta.

A fee of feur annus will be charged for each registry of every Cart and Hackery plying for hire within the Town of Calcutta, or let for hire, and used within the Town of Calcutta and kept at any place beyond the limits thereof.

By Order of the Municipal Commissioners,

R. TURNBULL

Secy. to the Municipal Commissioners.

MUNICIPAL COMME.'S OFFICE,]

1, Chowring tee Road,
The Card February 1863.

Notice.

The Public are informed that Portaguese Church Street will be closed for traffic from Monday, the 2nd of March, for the purpose of laying a Gas Main.

By Order of the Board,

ROBERT TURNBULL, Secy. to the Municipal Commissioners.

Office of the Menicipal Commissioners,

1, Chowningher Road;

Culcutta,

The 21st February 1868.

Sheriff's Office, the 18th February 1863.

Notice is hereby given, that a Sessions of Over and Terminer and Gaol Delivery, and also an Admiralty Sessions, will be holden by the High Court of Judicature at Fort William in Bengal for the Town of Calcutta and Factory of Fort William, and the places subordinate thereto, at the Court House, in the Town of Calcutta, on Tucsday, the Tenth day of March next, at 12 o'clock at noon.

The Court will open on the first day of the Sessions at 12 o'clock at noon, and upon each succeeding day precisely at 11 o'clock in the foremon, of which all persons are required to take notice.

S. GLADSTONE,

Shariff.

ুসরিফ আকিদ, ১৮ ফেবরিউয়ারি সন ১৮৬৩ সাল।

সমাচার দেওয়া যাইতেছে যে আগামি
১০ মার্চ ১৮৩০ শাল মছলবার দুইপ্রহরের
সময় কলিকাতার কোঁট উইলিএমের এবং
তাহার অন্তঃপাতি যে সকল স্থান ক্রিমিছ
বন্ধ দেশের কোঁট উইলিএমের হাই কোট
আপন আদালত ব্যর ওয়েরটারমিদের এবং
এডিমিরলটি কথাৎ মহা সমুজ সম্পানীর
মোকর্মা মিম্পান্ত শ্বর এক মেশিয়াম
কথাৎ মিছিল করিবেন।

এই সেশিয়ান বত্তাল পর্যান্ত বসিবেক তাহার প্রথম দিবস দই প্রহরের সময় তাহার পর প্রতি দিবস এগারো ঘণ্টার সময় বসিবেক এবিসয় সকলে কারণ রাখন।

S. GLADSTONE,

Maily.

Calontta; Sheriff's Office, the 28th January 1863.

Norton is hereby given, that the Criminal Sessions of the High Court of Indicature at Fort William in Bengal, in its ordinary original juris-diction for the year 1863, will be held on the undermentioned dates, ris.

2nd	Crimina)	Sessions,	Tuesday, 10th March.
3rd	N	19	Friday, 21th April.
4th	82	11	Wednesday, 10th June.
5th	н	18	Friday, 24th July. Monday, 81st August.
film	61	PE	Monday, 81st August. Monday, 6th October.
7th	94	19	Tuesday, 24th November.
PART		8.00	Advades, mann continues

S. GLADSTONE, Sheriff.

Nuddea Rivers.

Report showing the least Depth in the present Nanigable Channels from the 10th to 18th February 1863.

1000		
Names of Rivers.	Least Depth of Water.	Remarks.
MATABANGAH.	Ft. In.	
Above Entrance in	15 6	
Ganges	Closed	
On the Entrance Sheal Thence to Hat Beauleah,	C10860	
44 miles	1 3	
Hat Benuleah to Alick-	Closed.	
Aliekdeah to Kissen- gunge, 38 miles	2 0	
Kissengunge to Hoogh- ly River, 34 miles	4 8	
BHAUGIEGITAN.		
Entennos	2 6	
Thence to Jeagunge Jeagunge to Cutwa,	* 0	
60 miles	5.3	
Cutwa to Nuddes,		
46 miles	5 6	
Jelinoget.		
Entrance, Thence to Kureempore, 19 miles	Closed.	
Kureempore to Teea- katta, 35 miles	1 8	
Teenkatts to Nuddea,	2 1	

Height on Guage at Berhampers, on the 16th February 1863, + 5 inches.

R. G. SMITH, Lieut., R. E., Offg. Suy dl., Nuddea Rivers.

The 19th Rebruary 1868.

The Government Loan Department Guide,

Bring a complete referee on all matters connected with the Public Funds of India, by

> N. W. MACKENZIE, Chief Assistant, Loan Department.

> > Price, Rs. 4 per copy.

Apply at the Loan Office, Calcutta,

People's Bank of India " Limited,"

3, HARR STREET, CALCUTTA.

ALL information respecting Rules and Terms of business will be forwarded on application to .

R. E. K. WILKINSON,

Manager.

Court for the Relief of Involvent Deblors at Calculta.

In the matter of Nosh) On Saturday, the 7th Affred Chick, an Insol- day of February instant, vent. turday, the 18th day of April next, be appointed for the further hearing of this matter, and that, unless cause be shewn to the contrary on that day, the said Insolvent be disaburged personally as well as to his after acquired property from all liability for debts, claims, and demands of and against the said Insolvent at the time of the filing of his petition for relief.

Insolvent in Person.

Chief Clark's Office, the 13th Fobruary 1863

In the matter of Juggernauth Doss, of San-kareetollah Lane, in Calcutta, lately corrying on business of Ship Captains' Banian in-Radha Bazar, in Cal-cutta, under the style and firm of Hurromohun Chunder and Co., an Insolvent.

On Thursday, 19th day of February instant, it was ordered that the matters of the petation of the said Insolvent be heard on Saturday, the 18th day of April next, and that the said Insolvent do then attend to be examined by the said Court.

Anley, Pittar, and Dhur, Attorneys.

In the matter of Mrs.) Jane Amelia Galbraith, formerly of No. 1, Bans-tollah Lane, in Calcutte, Boarding House-keeper, at present in Lower Circular Road, an lusolsaid Court.

On Tuesday, the 17sh day of February instant, it was ordered that the matters of the petition of the said Insolvent beheard on Saturday, the 18th day of April next, and that the said Insolvent do then attend to be examined before the

Strong, Attorney.

Chief Clerk's Office, the 20th February 1868. . .

In the matter of Wuttyloli Khettry, of Ameatollah Lane, in Calcutta, lately carrying on trade and business in co-partnership together with Sockdob Khettry, Jug-gunnath Khettry, Cossinauth Khettry, and Luckheynarain Khettry, at Burra Buzac, in Calcutta, as Shawl Merchant, under the name, style, and firm of Sookdeb and Muttyloli Khettry, an Insolvent.

On Monday, the 23rd day of February instant, it was ordered that the matters of the petition of the said Insolvent be heard on Saturday, the and day of May next, and that the said Insolvent do then attend to be examined before the said Courts

Beeby and Rutter, Afternove. Chief Clerk's Office, the 23rd February 1868.

In the matter of Muttyloll Khattry, of Amratollah Lane, in Calcutta, lately carrying on trade and business in co-partnership together with Sookdeb Khettry, Juggmouth Khettry, Cossinauth Nhettry, and Luckhey-namin Khettry, as Shawl Merchant, under the name, style, and firm of Sookdeb and Muttyloll Khettry, an Insoi- | forenoon.

Notice, that an application for an ad interim protection order has been this day made by the said Insolvent, and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court Insolvent Court on Tuesday, the 3rd day of March next, at the hour of 10 o'clock in the

* Any Creditor of the said Insolvent desirous " of opposing such application must appear before the said Court at the time and place aforesaid."

Beeby and Rutter, Attorneye.

In the matter of Muttyloll Khettry, of Am-ratollah Lane, in Calentta, lately carrying on trade and business in co-partnership together with Sookdeb | Khettry, Juggunnauth | Khettery; Cossinauth | Khettry, and Luckhey- of arrain Khettry, at Bur- and Ta Bezar, in Calcutta, as | san Shawl Merchant, under the name, style, and firm of Sookdeb and Muttyioli Khettry, an Insolvent.

Notice, that the petition of the said Insolvent seeking the benefit of the Act XI. Vie., Cap. XXI., was filed in the Office of the Chief Clerk on the 23rd day February instant, and by an order of the and Effects of the said Insolvent were vested in the Official Assignee.

Beeby and Rutter, Attorneys.

In the matter of Monah) Notice, that an appli-Barreewallee and Mutty | cation for an ad interim Harraewailee, of Amra- protection order has tollah Golly, in Calcutta, I been this day made by Inhabitants, Insolvents, the said Insolvents, and that sach application will be heard and disposed of by the Acting Commissioner of the Insolvent Court on Tuesday, the 3rd day of March next, at the hour of 10 o'clock in the forenoon.

" Any Creditor of the said Insulvenia desirous es of of posing such application must appear before the said Court at the time and place aforesaid." Strong, Allorsey.

In the matter of Monah } On Monday, the 23rd Barreewallee and Mutty | day of February instant, Barreewallee, of Amra- it was ordered that the tollah Gully, in Calentia, matters of the petition Inhabitants, Insolvents.) of the said Insolvents be heard on Saturday, the 2nd day of May next, and that the said Insolvents do then attend to be examined before the said Court.

Strong, Attorney.

In the matter of Monah Notice, that the peti-Barreewallee and Mutty | tion of the said Incol-Barreewallee, of Amra- | vents seeking the benefit tollah Gully, in Calcutta, | of the Act XI. Vic., Inhabitants, Insolvents. - Cup. XXI., was filed in the Office of the Chief Clerk on the 17th day of February instant, and by an order of the same date the Estate and Effects of the said Insolvents were vested in the Official Assignee.

Strong, Attorney.

In the matter of Ram Konye Sirear, of Kan-sareeparah, in Calcutta, Intely carrying on busi-that the matters of the ness as Milliner at petition of the said In-Monohur Doss' Chokey, solvent be heard on in Burra Bazar, in Cal- | Saturday, the 2nd day cutta, an Insolvent. the said Insolvent do then attend to be examined before the said Court.

On Saturday, the 21st day of February instant, it was ordered) of Muy next, and that

Mackertich, Attorney.

In the matter of Ram) Konye Sirear, of Kansareeparah, in Calcutta, lately carrying on business as Milliner at Monohur Doss' Chokey, in Burra Buzar, in Calcutta, an Insolvent.

Notice, that the petition of the said Insolvent seeking the benefit of the Act XI, Vic., Cap. XXI., was filed in the Office of the Chief Clerk on the 21st Vie., I day of Fabruary instant, and by an order of the same date the Estate and Effects of the said Insolvent were vested in the

Mackertich, Attorney.

Official Assignee.

In the matter of George Henry Mayer, an Insolvent.

In the matter of John Aram Michael, an Insolvent.

In the matter of Alexander Wallace and Alexander Wallace Davidson, Involvents.

In the matter of Louis Albert DeCroyer, an Insolvent.

In the matter of Panch-

courie Paul and Tin-courie Paul, Insolvents. Insolvent in Person.

Shircore, Attorney.
Abbitt and Carruthers, Attorneys. Beeby and Rutter, Attorneye. Strong, Attorney.

Chief Clerk's Office, the 24th February 1863.

On Saturday, the 7th day of February instant, by five several orders, of this Court the said Insolvents were respectively adjudged entitled to their personal discharge under the Act XI. Vic., Cap. XXI., as to'all persons named in their Schedules no Creditors or claiming to be Crediturs.

Notice.

THE Partnership heretofore existing between HERSCHELL DRAY and ALEXANDER CHUISTIAN AS Railway Contractors and Timber Merchants having been dissolved by mutual consent on the 30th day of June last, the undersigned is prepared to execute orders for Timber of every description by contract.

ALEXANDER CHRISTIAN.

Monghte, The 27th October 1862.

H. Dear & Co.,

TIMBER MERCHANTS.

THE above Firm is prepared to undertake the supply of Sleepers or Timber to Railway Com-

panies or other parties.

For the last 11 years the Firm has successfully carried out very heavy engagements with the East Indian Railway Company, as also with the Government of India, and has still extensive Contracts with both for Timber and Sleepers.

H. DEAR & Co.

MONOHYR, The 2714 January 1863.

Assam Company.

GENERAL MEETING OF PROPRIETORS. Norms is hereby given, that a general Meeting of Proprietors will be held at the Company's Office on Monday, the 2nd proximo, at noon, when the Report of the Directors and the Accounts for the past year will be aubinitted.

The Accounts will be open for the inspection of

Proprietors on and after the 23rd instant.

By Order of the Directors,

JOHN MARTIN, Deputy Secretary.

No. 4, Chowsingnes Road, Calcutta 20th February 1868.]

The Sylhet and Cachar Tea Company "Limited."

REGISTERED UNDER ACT XIX OF 1857.

Tax Third Holf-yearly General Meeting of the Shareholders will be held at the Other of the Company, No. 6, Church Lane, on Saturday, the 28th February 1863, at noon.

By Order of the Directors,

GORDON, STUART & Co., Secretaries and Calculta Managera.

CALCUTTA,
The 14th February 1863.

India General Steam Navigation Company "Limited."

Norice is hereby given, that the usual Halfyearly Ordinary General Meeting of Shareholders of the above Company will be held at the Company's Office at one o'clock on Thursday, the 12th day of March 1883.

By Order of the Directors,

W. T. SALMON,

Sect., I. G. S. N. Co. " Limited."

Central Assam Tea Company "Limited."

Norice.

As Ordinary Half-yearly General Meeting of . Shareholders will be held at the Office of the Company, No. 11, Writers' Buildings, Calcutta, on Friday, the 27th instant, at noon.

J. H. ALLEN,

Managing Director and Secretary.

The 14th February 1468. }

East India Tea Company "Limited."

A HALF-YEARLY General Meeting of the Share-holders of this Company will be held at the Office, No. 14, Strand, on Saturday, the 28th February 1863, at 12 o'clock.

By Order of the Directors,

H. E. BRADDON,

Acting Secretary.

CALCUITA, The 17th February 1863.

Notice.

ALL Persons having claims against the BACON BAZAN SCHEW COMPANY "LIMITED" are bereby requested to lodge the same at the Office of the undersigned on or before March lat next, after which date they will not be recognized.

JOHN BORRABAILE & Co.,

Secys., B. B. Screw Company "Limited."

Calentio, 17th January 1868

Notice.

By Resolution of the General Meeting of Proprietors held on the 27th January 1863, sixty Shares of the Calcutta Docking Company Limited were ordered to be sold in open market to the . highest bidder.

Scaled Tenders for all or any part of the above Shares marked "Tender for Shares," and addressed to "The Superintendent of the Calcutta Ducking Company," will be received at the Company's Office, No. 7, Strand, up to the 3rd March 1863, on which date, at 11 A. M., the Directors will publicly open the Tenders in presence of such persons as may then attend at the Office, and will then and there allot the Shares to the highest bidder.

By Order of the Directors,

J. M. MELANY, Superintendent.

The 28th January 1863.

For Sale.

Tas Mehals of Pergunnah Rockunpore to the west of the Bhangieruttee, situated in Zillah Moorshedabad. For particulars apply to James Cockburn, Esquire, Rampore Baulceab, or to Jardine, Skinner and Co., Calcutta.

> JARDINE, SKINNER AND Co., Managing Agents of B. Watson and Co.

Lost, Stolen, or Destroyed.

Tax andermentioned Government Promiseory Note, standing in my name (Ushrufoonnissa Bagum). This Note was never endorsed by me to any party.

Payment of Interest on the Note has been stopped in the Accountant-General's Office, and application is about to be made to Government for the issue of a Duplicate Note in my favor.

No. 7471-25171 of 1842-48, for Rupecs 5,000. USHRUFOUNNISSA BEGUM.

No. 330.

Lost or Destroyed.

Тил Government Promissory Notes specified below, originally standing in the names of various parties, and last endorsed to the Superintendent of the Rtawah Terminal Division, Ganges Canat, Mynpaorie, by whom they were never endorsed to any other person. Payment of the Notes and of Interest thereupon has been stopped at the Loan Office, and application is about to be made to Government for the issue of Daplicate

Notes in favor of the propertor:

No. 1224 of 7490 of 1835-36, for Rupers 1,000, favoring Shawpershad and Foolsecram.

No. 7407 of 1842-43, for Rupers 600, favoring Seoladar Major Ramaing Bahadour.

No. 8410 of 1812-43, for Rupees 500, favoring Ensign J. S. Rawlins.

R. E. Founder,

Supit., 5th Dien., Ganges Canal.

ETAWAH TERML. DIVN. ; Gonges Canal Office, The 9th February 1863.

NOTICES issued by the POST-MASTER of CALCUTTA.

No. 215.

The 23rd February 1863 .- Notice is hereby given, that the Mails for Chittagong, Akyab, Ran-goon and Moulmein, for transmission per Steamer India, will be closed at this Office on Sunday, the 1st March 1868, at 6 p. u.
Letters, &c., for Port Blair can be sent vid

Moulmein by this opportunity.



The Calcutta Gazette.

SLTURDAY, FEBRUARY 28. 1863.

Cobernment of Bengal.

LEGISLATIVE DEPARTMENT.

THE following Bill, as amended by the Council of the Lieutenant-Severnor of Bengal for the purpose of making Laws and Regulations on the 21st Pelcuary 1563, is hereby published for any of the powers vested in a general information, and will be re-considered | Medical Inspector by this Act. on the 7th of March next :-

A Bill to regulate the transport of Native Laborers : to the Dietricts of Assam, Cachar, and ythet.

WHEREAS it is expedient to regulate the passage and transport of native laborvinces subject to the Government of Bengal, to the Districts of Assam, Cachar, and Sylhat; and also to regulate the manner of engaging and contracting with native inhabitants of the said Provinces to proceed to the said Districts for the purpose of laboring for hire; It is enacted as follows :-

I. From and after the first day of May 1863, whoever shall, otherwise than Interes shall be under the provisions of this sonveyed to Assam. Ac, only under this Act. Act, engage or convey any Native inhabitant of India in or through any of the Provinces subject to the Government of Bangul, to any or either of the Districts of Assam, Cachar, or Sylhot, for the purpose of laboring there for hire, shall be liable to a fine not exceeding two hundred Rupies for every per-Populty.

son so engaged or conveyed, and in default of payment of such fine shall be liable to impridonment for a term not exceeding six mouths. Provided always that nothing in this Act shall apply to any engagement made in any or either of the said Districts of Assum, Caebar, and Sylhet.

11. For the purposes of this Act it shall be lawful for the Lieutennut Ga-Disatomant-Gover-tor may appoint Su-portarendents of In-bor Transport and Mudical Inspectors portinendents of lasbor Transport and
Modical Inspectors of Laborers at any places where bongalt shall be paid to the Super
lie may think proper; provided ing the same; and every such he
that whenever any Superintendent or Medical form for one year and no longer.

vernor of Bengal to appoint Superintendents of Labor Tears. Inspector shall be appointed, the Lieutenant-Governor of Bengal shall, by Natification in the Calcutta Gazette, define the local limits within which such Superintendent or Wedical Inspectorshall exercise the powers and authority conferred on him by this Act. When such local limits shall have been so defined, no other perintendent or Medical Inspector shall within those limits exerciany of the powers vested in a Superintendent or

III. It shall not be lawful for any person, who

No unlicensed person to act as a Con-tractor or Recruiter for supplying labor-

is not duly licensed as a Contractor or Receniter as hereinafter provided, to enguge or induce, save through or by the agency of a licensed Con-tractor, any native inhabitants

of India to proceed to the Districts of Assam, Cachar, or Sylhet for the purpose of laboring for

hire. Any person, other than a Contractor, licensed as hereinafter provided, who shall enter into any contract or agreement to supply any such native inhabitants for the purpose of laboring for hire in those Districts or any or either of them, and any person other than a Recruiter, licensed as hereinafter provided, who shall enter into any contract or agreement to ongage or induce, or shall attempt to engage or induce, any such native inhabitants to proceed to any of those Districts for the purpose aforesaid, shall be hable for each offence to a fine not exceeding one thousand Rupees, and in default of payment thereof to imprisonment for a term not exceeding six months.

IV. It shall be lawful for any Superintendent appointed under this Act to Superinten den t grant to such persons as he may think fit licenses, in the may grant licenses to Contractors. form set forth in Schedule (A)

to this Act annexed, to act as Contractors for engaging or supplying persons for the purpose of laboring for hire in the Districts of Assam, Cachar, and Sylbet, it any or either of them. For every such license a fee not exceeding one hundred Rupees (according to such a scale as may from itime to time be fixed by the Government of Bongalt shall be paid to the Superintendent granting the same; and every such because shall be in

V. Every Contractor licensed under this Act to which he is licensed to engage laborers to pro-

keep up dopôts, and receive and maintam laborers therein.

shall, if called on to do so by the Superintendent by whom he is licensed, establish a depôt in a place to be approved of by such Superintendent. Every

such depot shall be kept up by the Contractor for the reception of laborers to be supplied or forwarded by or through him. All such laborers shall, thereupon. Such countersignature shall be given, on their arrival at or in the neighbourhood of the provided that the liceuse is in force at the time. depot so established by the Contractor by, through, or for whom they have been engaged or forwarded, be at onne taken to, and received into, it, and shall be entitled to receive to such depôt, at the expense of such Contractor, suitable lodging, food, cluthing, and medical attendance, until such laborers shall be declared by the Superintendent to be no longer entitled thereto. Every such depôt as aforesaid shall be under the supervision of the Superintendent, and shall be open to his inspection and to the inspection of the Medical Inspector at all times, and shall be managed and regulated by the Contractor in accordance with such roles as the Superintendent may, with the summerion of the Lieutenant-Governor of Bengal, Thomasime to time by down in that behalf.

VI. It shall be the duty of every Contractor

Contractor to give Superintendent such information as he dany require

to afford such information to the Superintendent by whom he is neensed, and to make such returns and reports to him, as such Superintendent

buy from time to time require.

VII. It shall not be lawful for any person,

shall not be lawful to employ an unlicensed Recruiter or Agent.

whether a licensed Contractor or otherwise, to employ any person, not duly licensed as hereinalter provided, to not as a Recruiter or Agent in induc-

ing or engaging patives of India to proceed from or through any of the Provinces subject to the Government of Bengal, to the Districts of Assam, Cachar, or Sylhet, as inburers for hire.

VIII. It shall be lawful for any Superintendent to grant to such persons as he may think fit dicenses, in the form set forth in the Schedule Superinte a don't (B) to this Act annuxed, to act

as Recruiters for engaging or inducing persons to proceed to the Districts of Assam, Cachar, or Serior or the purpose of inducing for lare. For every such license a fee not exceeding sixteen Rupees (according to such a state as any tront time to time be fixed by the Government of Bengal) shall be paid to the Superintend of granting the same, and every such heense shall be in force for one year and no more.

IX It shall be lawful for any Superintend-

Saperiate a dent may cancel the license of a Contract. or or Recember.

Recruiter, to cancel any license which he may have granted to such Contractor or Re-

X. Every person holding a house as Be-equiter shall wear a badge Recenter to wear having legibly inscribed on it. in the Oordoo and Hengalee languages, the name of the District or Districts the Magistrate by whom the laborers may have

And have his license countersigned by the Magistrate of the District in which he recruits.

ceed. No Recruiter shall engage or attempt to engage laborers in any District of the and Provinces without having first exhibited his license to a Magistrate in such District and

obtained the countersignature of the Magistrate

X1. Every Native inhabitant of India who

Imborer when call-ed on by the ruiter shall appear before # M gistrate for examination and regis LIMITION.

shad enter into any engage-ment with a Recruiter to proened to the Districts of Assam, Cuchar, or Sylhet, for the purpose of laboring for hire, shall, when called on by the Recruiter so to do, appear with

the Recruiter, before any Magistrate in the District within which the engagement was entered into. Upon so appearing, the Recruiter shall state to the Magistrate to what depot he intends that the laborer shall proceed, and the Magistrate shall thereupon examine the laborer with reference to his engagement, and if it appears that he comprehends the nature of the engagement he has entered into, and that he is willing to talfil the same, the Magistrate shall register the name of such laborer and the depôt to which it is intended he shall proceed, in a book to be kept for the pur-pose in such form as the Lieutenant-Governor of Bengal shall prescribe: but if the Magistrate shall he of opinion that such person does not comprehend the nature of his engagement or that he has been induced to enter into it by fraud or misrepresentation, he shall refuse to register the name of such person. An authentic copy of every tewith forwarded by the Magistrate to the Superintendent within the local limits of whose authority. the depôt to which such registration relates is situated.

NH. Every Recruitor who shall forward at

Penalty for forwarding laborers or allowing thom to go without being duly registered, &c.

send any laborer from the Distriet in which he resides or in which he has entered into any engagement, or who shall induce or knowingly permit any laborer to leave such District.

for the purpose of proceeding to the Districts of Assam. Cachar, or Sylliet without the laborer being duly registered as provided in Section XI of this Ack and every Recruiter who shall forward or send any laborer or shall induce or knowingly permit any laborer to proceed to any depôt other than the depot registered under that Section, shall be liable to a fine not exceeding two hundred Ruppes for every laborer so forwarded or sent or induced or permitted, and in default of payment ent, in case of misconduct on of such line to imprisonment for a term not ex-

XIII. The registered laborers engaged by any

Laborers shall be accompanied to depot by Recruiter or person approved by Magistrate.

Recruiter shall, while proceeding to a depot, be accompanied throughout the journey, either by the Recruiter hunself or by a competent person appointed by him with the approval of

been registered. Every Recruiter by or through

corporaible for their welfare.

whom laborers may be forwarded to a depot shall throughout their journey provide them with proper and suitable lodging

any laborer at his depôt, give

to the Superintendent a notice

and food. Whenever any such laborer shall not be so provided with lodging or food, the Recruiter shall, whether he accompanied the laborers in person or not, be liable to a fine not exceeding two hundred Annees, and in default of payment of such fine to imprisonment for a term not exceed-

ing six months.

XIV. Every Contractor shall, within twentyfour hours after the arrival of

Contractor to give the Superintendent nation of seriod of

in writing of such arrival, which notice shall be in such laborurs at depot. form and shall contain such particulars as the Superintendent shall prescribe. Every laborer shall, as soon as may be after his arrival, be examined by the Medical Inspector, who

Medical Imperiat to inspect Inhorers on arrival.

shall give to the Superintendent a certificate of the state of health of every laborer examined.

XV. If the Medical Inspector shall certify that any laborer is not in a If unable to prostate of health which warrants from ball health, Contracting to soud laborer back to where his proceeding to the Districts of Assam. Cachar, or Sylhet for the purpose of laboring, the Superintendent shall either he was registered. order the Contractor, in whose

depôt such laborer may be, forthwith to convey him back to the place at which he was registered, or shall order the Contractor to pay to the laborer such sam as shall to the Superintendent seem necessary to enable him to return there; and the Contractor if so ordered shall, without unreasonable deley, convey the laborer or cause him to be conweyed back to the place at which he was registerthe Contractor for twenty-fone On failure of hours to comply with an order of the Superintendent for the payment of such sum of money as aforesaid, it shall be lawful for the Superintendent to advance the same to the laborer, and overy sum so advanced shall be recoverable by the Superintendent, with six per esur in-secost from the date of a lyance, from the Contractor on whose default it may be advanced, as money paid to the use of such Contractor; and no Surther proof shall be required by any Court in any such case, than that the Superintendent gave the Contractor such order as aforesaid and that the Contractor for a space of twenty-four hours made default in complying therewith Provided abvava shat any laborer with from his state of health is, in the Medical lesser for a epinion, unfit to padertake the journey back to the place where he was registered, shall, in addition to his being conveyed buck by or at the expense of the Contractor, be entitled to continue in the depôt and to be fed, clothed, and ladged there, by and at the expense of the Contractor, until such time as the Superintendent shall order otherwise.

XVI. The Superintendent shall examine sepaintely each laborer, as soon

na possible ofter his arrival at a Superinten lant o examine all laborers reparately as to their ingagement, &c. depat, as to the treatment that he has received on the journey to the depot; and in case it

shall appear that any laborer has suffered any illtreatment on the journey, the Superintendent may

cause him to be removed from the depot. Superintendent may thereupon order the Contractor, from whose depot the laborer is removed, to pay him such a sum of money as to the Superintendent shall seem necessary in order to enable the laborer to return to the place where he was registered; and on failure of the Contractor to pay such sum within twenty-four hours of his being ordered to do so, the Superintendent may advance the amount to the laborer; and all the provisions of the last preceding Section as to sums advanced by the Superintendent shall be applicable, so far as the circumstances of the case will permit, to advances made by him under this

Section. XVII. It shall not, be lawful for any laborer

Every laborer to enter into a written contract to some for some period not ex-ceeding five years.

to be conveyed from any depôt to the Districts of Assam, Cachar, or Sylhet, for the our-pose of laboring there for hire, nuless he shall have first, in the manner hereinafter provid-

ed, entered into a duly registered contract with some person, to serve such person there for a fixed period, which shall in no case exceed the term of five years. Every such contract shall be reduced to writing and shall specify the rate of wages the laborer is to receive, and shall contain such particulars and be in such form as the Lieutenant-Governor of Bengal shall prescribs.

Contenet to be explained by Superine endont and exc in duplicate, and ab-stract to be entered in a book by Superintendent.

XVIII. Every contract entered into by laborer shall, in the present of the Superintendent, be sign ed in duplicate both by the laborer and by the person with whom he intends to contract or his Agent. Before the inborer signs the contract, the Superintendent small personally

explain it to him and shall satisfy himself that the laborer fully understands all its details. Superintendent shall attest every contract duly exesuted in his presence, and certify at the foot thereof that he has personally explained the same and has satisfied himself as aforesaid. An abstract of every such contract shall be entered by the Superintendent in a register to be kept by him for the purpose; and after such abstract has been so entered, one of the duplicates so duly signed and attested as hereinbefore provided, shall be given to the laborer, and the other to the purson with whom he has contracted or his Agent.

XIX. The Superintendent shall send by post

to be sent to Magistrate of District
where solvice is to
be performed.

a copy, authenticated under his hand, of every abstract entered by him as in the last preceding Section provided, to in which the service is in such

contract agreed to be performed. Every such copy shall be despatched by the Superintendent within seven days after the entry of the abstract. Greek abstract and every such copy shall be receivable in evidence to any Court, whether Civil or Criminal, in lieu of the original contract,

Laboron whose contracts are duly executed and ones, od they be despitched with consent of Superintendent.

XX. Any laborers whose contracts shall have been executed and entered an herein efore provided, may be despatched from time to time Assum, to the Districts of Cachar, or Sylhet, by the Contractors in whose depôts they

may be or by the persons whom they may have agreed to serve respectively, but subject always be so despatched unless the permission of the and the name of his father, and certifying the Superintendent shall have been first obtained, and place of his destination. the laborer shall have received a pass from the Superintendent as hereinafter mentioned.

XXI. It shall not be lawful for the Master of any steamer or the Manjee of Steamer or bout to any bont, without a license

be licensed to carry g anted by the Superintendent laborers. within the local limits of whose authority a laborer may embark, to convey such laborer to the Districts of Assam, Caohar, or Sythet. A fee, not exceeding tour annus per luborer (according to such a scale as may from time to time be fixed by the Government of Bengal, shall be poid for every such license, which fee shall be carried to the credit of the said Government, and the granting or withholding any license shall be entirely discretionary with the Superintendent to whom application is made for the same. Every such license shall apply only to one voyage or trip from Calcutta to the Districts of Assam, Cuchar, or Sylhet, or any one or more of those Districts, and shall specify the number of laborers which the steamer or boat is licensed to carry : and the license shall also specify the number of persons (including the crew) other than laborers, whom the steamer or boat is licensed

to corry Master of any steamer or the Manjee of any sout in which any such laborer shall XXII. The Master Penalty for conveying Inhorars in a be conveyed without a license without a license. without a license. having been obtained as afore-said, shall be liable to a fine not exceeding two hundred Rupees for every laborer so diegally conveyed, and in default of payment thereof to im-prisonment for a term not exceeding six months.

Penalty for fran-dulent acts, whereby a license becomes inapplicable to the altermi state of the steamer or best.

XX!II. If the Master of any steamer or the Manjee of any boat shall, after baving obtained a license as aforesaid, fraudulently do or suffer to be done may not or thing whereby such license shall become inapplicable to

the then state of the steamer or boat, such Muster or Manjee shall be liable to a fine not exceeding five hundred Rupees, and in default of payment thereof to impresonment for a term not exceeding two months

XXIV. The Master of any steamer or the

Penulty for taking on board greater number of passengers then specified in license, or taking passengers century to terms thereof. Manifee of any boat, licensed to earry laborers, who shall receive on board his steamer or boat a greater number of laborers of a greater number of other persons than is specified in his license, shall be fiable to

a fine not exceeding two bundred Rupees for every laborer and other person so received in excess of the livensed number, and in default of payment thereof to imprisonment for a term not executing six mooths. In computing under this Act the number of laborers or other persons on board of In computing under this Act the ony steamer or boat, two children under the age of tea ybars shell be rechoned as one person only.

XXV. It shall not be lawful for the Moster of

No laborer to be taken on board un-less he has a pass aigned by the Superunv steamer or the Manjee of any boat licensed as aforesaid take on heard any soch to laboter as aforesnie, unless such

to the provisions of this Act. No laborers shall by the Superintendent stating his name and age,

XXVI. It shall not be lawful for the Master

allowed finally to leave stenener or bour at any plans other than that mentioned

No laborer to be of any steamer or the Manjee of any boar licensed as aforesaid (except in case of noci-dent or univoidable neces-sity, to be immediately report-

whom the license was granted and to the Magistrate of the District in which such accident or nocessity shall occur) to cause or permit any such laborer as aforespid finally to leave such steamer or boat at any place other than that named as the destination of such laborer in the pass signed by the Superintendent. No place shall be named in any such pass as the destination of any labouer except a place which shall have been declared by the Lieutenant-Governor to be a place for the disembarkation of laborers under this det. Pro-vided always that this Section

shall not be deemed to prevent the Master of any steamer or the Manjee of any boat from permitting laborers to disor bank at any place or places on the voyage, so long as such disembarkation is not intended, or known to be likely to be permanent.

XXVII. Before any steamer or host licensed A list of the la- as afaresard shall comprehen its voyage for the Districts of bareis on baned to be delivered to Superin-Assum, Cachur, or Sylliet, the Master or Manjee thereof shall deliver to the Superintendent a list in duplicate, in a form to be prescribed by the Lieutenant-Goversor of dengal, specifying as accurately as may he, the names, ages, occupations, and destination of all and every the laborers on board such steamer The Superintendent shall keep one or bout. of the said lists and shall sign the other (if

it be in his opinion correct) and deliver lit back to the Master on Manjee. If the Master of any steamer or the Manjee Pently for after of any bont shall, after havwards taking on honed laborers not ing commenced his voyage, or after having delivered such list to the Superintendent, entere limitist

take on board any laborer whose name small not have been entered in the list aforesaid, he shall be limble to a fine not exceeding two hundred Rupees for every laborer so illegally taken, and in default of payment thereof to imprisonment for a term not exceeding six months.

XXVIII The Moster of any steamer or the

Notice to begiven to Magistrate and list to be delivered to him, immediately on arrival of atomier or bost at place of des-tinction and previ-cusly to discontarks-tion of any laborer.

Manjee of nav boat liceused as aforesaid having laborers on board shall, immediately on on the arrival of the steamer or boat at the place of destidisembarkation of any of the laborers, give notice of his artival to the nearest Magistrate

or such other Officer as shall be appointed by Gorecoment in that behalf, and shall deliver to bim the list in the last preceding Section mentioned.

XXIX. The inborers shall therenoon be lamical onder the supervision of the Magistrate or other Officer Inducers to be lauted under super-vision of Magistratu. aforesaid, who shall make such intendent laborer shall have u his possession and shall show a pass given to him and signed necessary for the reception of the laborers and for

their food, lodging, and clothing while they remain in the place or station, at which they may have disembarked.

XXX. The Magistrate or other Officer afore-

Civil Surgeon, on requisition of Magistrale, to inspect laborers and make a said shall, as soon as may be after their disembarkation, cause the laborers to be inspected by the Civil Surgeon of the Station or other qualified Medical Officer. It shall be

the duty of such Civil Surgeon or other Medical Officer to make such inspection when called on by the Magistrate or other Officer aforesaid so to do, and after making such inspection, he shall prepare and sign a report in which he shall certify as to the state of health and general condition of every laborer inspected.

XXXI. The Magistrate or other Officer afore-

Magistrate to forward to Superintendent such report with a statement of

said shall despatch without delay, to the Superintendent by whose permission they were forwarded, a detailed report of the number of laborers who

with a copy of the report of the Civil Surgeon or other Medical Officer as to their state of health and general condition, and any observations which such Civil Surgeon or other Medical Officer or such Magistrate or other Officer aforesaid may think fit to make.

XXXII. On the arrival of any laborers at the

Notice of arrivel of inhorana to be givon by the Magistrate to the persons im-porting thempiace of disembarkation, the Magistrate or other Officer aforesaid shall at onee give notice of their arrival to the persons with whom they shall Le under contract to labor, or

to the Agents of such persons, who shall forthwith take charge of the laborers with whom a they may have contrasted respectively, and shall, in such manner as shall be approved of by the Magistrate or other Officer aforesaid, provide for their proceeding or being convoyed to the place of their final destination.

It shall be the duty of the Magistrate of the manual contrasts.

If proper means are not provided for conveyance of labor-ors to place of final destination. Magis-

It shall be the duty of the Magistrate or other Officer aforesaid to see, so far as is possible, that reasonable provision is made for the support and ladge trate to make orrangements and intime of their disembarkation
our necessary expentill they reach their final desing of the laborers from the tination, and if the persons

with whom they may have contracted shall fail to make such reasonable provision, the Magistrate or other Officer aforesaid may order such arrangements to be made, and incur such expenses, as under the circumstances may seem to him necessary:

and the amount of such expenses as also any expenses incurred by him in the disem-

barkstion, or in respect of the food, lodging, or clothing of the laborers or of any of them, shall, with interest at the rate of six per cent, he recoverable by the Magistrate or other Officer aforesaid from the persons with whom the laborers. in respect of whom the expenses have been incurred, may have contracted, as money paid to their XXXIII. There shall be laden, under the

Superintendent to preserile the quan-tity of provisions to be carried on steamer or boat.

supervision of the Superintendent, on board of every steamer or boat carrying laborers to the Districts of Assam, Cachar, or Sylhet, at the time of the em-

good and wholesome provisions for the consumption of the said laborers, to the amount or in the pro-portion which shall be prescribed by the Super-intendent. And it shall not And the number he lawful for the Master of the

of Medical and other

steamer or the Manjee of the heat to commence the voyage

without having on board such provisions as aforesaid, or without having on board such Medical and other Officers, Cooks and other attendants, as the Superintendent shall order; and every Contractor or other person by whom or on whose account laborers are despatched to any of the said Districts, shall at his own expense provide such Medical and other Officers, Cooks and other attendants, as shall be in each case ordered by the Superintendent.

XXXIV. Provisions of cortain Sections to apply to children and aged relatives accom-

panying laborers.

The provisions with regard to registered laborers contained in Seetions XIII, XXIX, XXX, XXXI, and XXXIII of this Act, shall be applicable to such children, and aged relatives of

the laborers as may with the consent of a Contractor or Recruiter and with the written permission of the Registering Magistrate, accompany them. XXXV. The

Proportion of females to be carried on steamer or boat.

Superintendent may refuse to grant passes to any laborers, if the party to which they belong or with whom it is intended to forward their shall not

consist of, or be accompanied by, females above the age of twelve years in such proportion as the Lieutenant-Governor of Beugal shall from time to time directe provided always that the proportion shall never be less than one female to every four males. And it shall not be lawful for any Master of a steamer or any Manjee of a hoat to convey, except by the express permission in writing of the Superintendent, any party of laborers (whether registered or not) which shall not contain or be accompanied by such proportion of females as shall be directed by the Lieutenant-Governor of Bengal as aforesaid. XXXVI. It shall be lawful for the Magis-

trate of any District, through Any Magistrate which a steamer or boat having board and inlaborers on board shall be passespeed steamer or boat. ing, to go on board such steamer

or loat and to inspect the same or any part thereof, said the Masterand Officers of such steamer and the Manjee of such boat shall be bound to afford to the Mugistrate all reasonable facility for such inspection, and to give him all such informatical respecting such steamer or boat and her equipments, or respecting the laborers or other persons on boards thereof, as may be reasonably required by the Magistrate.

Magistrate to report to Superintend-ent if ofter board-ing, be find provi-sions of Act not complied with.

XXXVII. In any case in which, on making Maristrate to re, such inspection as in the lack preceding Section provided for, the Magistrate shall find that any of the provisions of this Act have not been complied with, he shall report the same to the Superintendent by whom the license

to carry the laborers was granted to such Police of the Town of Calcutta, in force for the steamer or boat; and if the circumstances of time being.

And may detain steamer or boat if

the case are such as in the Magistrate's opinion make it necessary to do so, he may detain the said steamer or boat

until the provisions of this Aut have been complied with, so far as to make it possible for the voyage to be proceeded on with safety and reasonable comfort to the laborers.

stop laborers on voy-age, if violent sickmess exist among them.

XXXVIII. If violent sickness or disease shall exist among laborers while parsing through any District, whether by land or by water, on their journey either to a depot or to the Districts of Assam, Cachar, or Sylhet, it i

shall be lawful for the Magistrate of such District, if, after taking the opinion of the Civil Surgeon or other qualified Medical Officer, he shall think it advisable so to do, to stop the laborers and detain them until such time as they shall be able. to proceed with enfety. In any case in which laborers are detained as aforesaid by a Magistrate, he shall cause all necessary arrangements to be made for their accommodation and welfare, and all expenses incurred by him in so doing shall be recoverable, with six per cent, interest, from the Contractor by whom, or to whose deput, the laborers are despatched, as money paid to the use of such Contractor.

XXXIX. The provisions of this Act shall not

Act not to apply to domestic servants or to laborers pro-eceding alone.

apply to domestic servants, or to any laborer proceeding alone or accompanied by his family only, to the Districts of Assum, Cachar, or Sylhet, or to any

number of laborers less than ten proceeding there together, without the intervention, direct or indirect, of a Recruiter or of a Contractor.

It is hereby declared that it shall not be lawful for any person, with whom a laborer has entered into a contract duly executed No deduction to be made from the wages mentioned in the attested construct. tested contract. in the presence of the Super-intendent as provided in Section XVIII of this Act, to make any deduction whatever, from the amount of wages which by such contract are made payable to the laborer, for or on account of the expenses incurred in enguging such laborer or otherwise incurred in respect of him prior to his reaching his final destination.

XLI. For every offence against the provisions of this Act for which no spe-Penalty for any offence not specially provided for. cial penalty is hereinhelore appointed, the offender shall be two hundred Rupers, and in default of payment thereof to imprisonment for a term not exceeding one month.

XLII. All fines imposed by this Act may be Pendies in what committed within the local limits of the Town of Calcutta, in the manner prescribed for the recovery of times by Section LX1 of the Code of Criminal Procedure, and if for offences committed within those limits, in the manner prescribed for the recovery of penalties by Act XIII of 1856 (for regulating the Police of the Towns of Calentia, Madras, and Homosg) and Act XLVIII of 1860 (to amend Act XIII of 1858) or any other Act for regulating the

XLIII. It shall be lawful for the Lieutenant-

Government of Bengal may extend the operation of this Act to laborers gring to other Districts besider Assam, &c.

Governor of Bengal, by Norification in the Calcutta Gazette, to declare that this Act shall have effect (subject to any restriction, limitation, or proviso which the Lieutenant-

Governor may think proper) as to laborers proceeding to any other Dietrict of Bengal besides the Districts of Assam, Cachar, and Sylhet, and thenceforth all the rules and provisions of this Act shall (subject to such restriction, limitation, or proviso, if any, as aforesaid) be applicable to the engage-ment and transport of all laborers proceeding to such other District.

XLIV. The following words in this Act shall have the meaning hareby Interpretation. assigned to them, unless there be something in the subject or context repugnant to such construction (that is to say) --

The word " Mugistrate" in this Act shall mean any Magistrate of Police for the Town of Calcutta, and gny " Magistrate." Magistrate or other Officer exercising any of the powers of a Magistrate.

The word "Contractor" in this Act chall be taken to mean, as well a person " Contractor." who contracts for the supply of inborers to others, as a person who employs Recruiters to engage and supply laborers for the purpose of serving such person himself.
The word "Laborer" shall include artisane

and mechanics.

" Laborer."

The word " Steamer" shall include any vessel propelled by steam, and any " Steamer." flat or barge towed by a steamer.

The word " India" shall mean any of the territories which are or may become vested in Her Majesty " India." by the Statute 21 and 22 Vio., Cap. 106, envitted An Act for the better Government of India."

Words importing the singular number shall number, and words importing the plural number shall include the singular number.

Words importing the mason-line gender shall include suc Gender. feminine.

Schedule A.

CONTRACTOR'S LICENSE.

Office of the Superintendent of Lutiur Transport

A. B. is hereby licensed to act, within the local limits of my authority, as a Contractor for engageing and supplying persons for the purpose of laboring for hire in the Districts of Assam, Cachar, and Sylbet, -- under Act. of 1863 of the Council of the Lieutenant-Governor of Bengal for making Laws and Regulations.

This license will be in force for one year only from this date.

Dated the day of

> (Sd.) C. D., Superintendent of Labor Transport.

Schedule B.

RECRUITER'S LICENSE.

Office of the Superintendent of Labor Transport

A. B. is hereby licensed to act on behalf of E. F. as a Recruiter for engaging or inducing persons to proceed to the Districts of Assam, Cachar) and Sylhet for the purpose of laboring for hire, -Lieutenant-Governor of Bengal for making Laws and Regulations.

This license will be in force for one year only from this date.

Dated the

day of

(Sd.) C. D., Superintendent of Labor Transport.

A. G. MACPHERSON,

Secy, to the Gort, of Bengal, Legislative Department.

HOME DEPARTMENT.

No. 1270.

Fort William, the 25th February 1863.

Notifications .- The services of the Reverend J. Dawson, Assistant Chaplain of the Church of Scotland, are placed at the disposal of the Foreign Department with a view to his appointment to the Station of Umbalia.

No. 1327.

The 27th February 1863.

The President in Council is pleased to re-attach to the Bengal Division of the Presidency of Fort William Mr. William Thernhill Tucker, of the Civil Service, who reported his return, on the 10th instant, from Furlough.

No. 1828.

Mr. William Barrie, appointed by the Secretary of State for India a Member of Her Majesty's Cvil Service on the Bengal Establishment, reported his arrival per Ship Mars, which reached the Sandheads on the 14th instant.

No. 1329.

The Reverends Joseph Baly and R. A. R. Norman, of the Bengal Endesinstical Establishment, have been granted by the Right Hon'ble the Secretary of State, each an extension of leave for six months on Medical Certificate.

No. 1380.

The services of the Reverend W. C. Bell, Assistant Chaplain, appointed, under date the 22nd of December last, to officiate as Chaplain of Port Blair, are re-placed at the disposal of the Government of the North-Western Provinces.

No. 1331.

Leave of absence, for six weeks, from the 14th instant, has been gounted to Lieutenant A. F. Danvers, District Superintendent of Police in Oude, preparatory to his applying for leave to Europe on Medical Cortificate.

> E. C. BATLET, Secy. to the Goot. of India.

FOREIGN DEPARTMENT.

No. 347.

GENERAL

Fort William, the 27th February 1863.

The Reverend F. C. Viret, Chaplain of Sectapore in Oudh, has obtained twenty months' leave of absence, on Medical Certificate, to proceed to Europe.

No. 350.

Dr. T. Dillon, Political Agent, Munipore, has obtained privilege leave of absence for three weeks from the date on which he may avail himself of it.

No. 358.

Major C. M. Shakespear, Deputy Commissioner of Chihdwarra, in the Central Provinces, has obtained eight days' leave of absence from the 10th instant preparatory to applying for further leave to Europe on Medical Certificate.

No. 854.

Captain H. Fraser, Officiating Extra Assistant General Superintendent of Operations for the Suppression of Phuggee and Dacoitee at Hyderabad, made over charge of his Office to Major A. R. Thornhill, First Assistant Resident at Hyderabad, on the let instant.

No. 355.

Major R. Onseley made over charge of the Office of Cantonment Joint Magistrate at Sanger on the 31st ultimo to Captain C. Steward as a temporary arrangement.

No. 857.

Dr. C. Mathias, in Medical charge of the Illwur Political Agency, has obtained preparatory leave for six weeks from the 12th instant in supersession of that notified in General Order dated 30th December last, No. 2502.

E. C. BATLEY,

Offg. Seey. to the Goot, of India.

LIST of Parsons untitled to the "India Medal," whose Modals ite unclaimed in the Office of the Secretary to the Government of India, in the Foreign Department.

Names of Parties.

Abbott, A. E.		Engine Driver.
Burrows, John		Clerk.
Collans, J.		Pupil, La Martiniora.
Greed, B.	,	Ditte, ditte.
Creatl. G.		Ditto, ditto,
Cameron.		Merchant.
Dodd, G. N.		Civii Surgeon.
Davey, Peter		Clerk.
Deltavara, J.		Steward, La Martiniere.
Deverine, J.	141	Winner Control of the American
Dayerme, a.	5.4 -	tie.
12-1: Datas		
Dowling, Peter		Out of employ.
Davis, d.		Overseer,
Dawson, Captain		Outh Military Police.
Fronch, Lieutenant C. J.	***	Ditto dillo
Leslis, John .	4+-	Clark, Chief Commissioner'
Marshall, A.		Assistant Book-keeper.
Parly, d.		Railway Inspector.
Rac, W.		The state of the s
Soule, lienry		Out of employ.
Sadlier, Lieutenant T. J.		
	***	Railway Imspector.
Smith, C.		Civil Service.
Tucker, R. T.		
Wilson, R.	994	Merchant Tailor.

H. M. Dunand, Colonel, Secy. to the Gort. of India.

FINANCIAL DEPARTMENT.

No. 8A.

Fort William, the 27th February 1863.

Notification.—In continuation of Notification No. 3A., dated the 13th ultimo, the following Statement of Cash Balances as reported up to this date in the Government Treasuries in India, at the close of the month of December last, contrasted with that of the previous years, is published for general information:—

According to the pre- limits of the severe Covernments.		1880. Dogenter.	• 1881. Decomber.	# 1862. December.
	<u> </u>	Rupres.	Rupres,	Rupes.
Coverament of India		2,40,53,089	6,15,09,149	86, 16,905
Betaal		1,74,40,195	1,00,09,190	1,54,70,414
N. W. Provinces		8,19,189,175	2,89,36,535	3.4",11.07
Parijab	-1-	1,17,62,93(1,10,97,170	1,18,15,313
Bombay		2,57 43,911	8,60,04,612	33.5551.354
Central Provinces	001	(0.38),540)	\$5,07,721	46,13,944
Dectan		16,16,612,	17,59,250	14,59366
Magrus		1,10,68,7001	1,08,56,792	2,27,18,473
Total		17,52,72,459	17,02,58,111	16,33,36,340

By Order of the Hon'ble the President in Council,

E. DRUMMOND, Seey, to the Goot, of India,

MILITARY DEPARTMENT.

General Order by His Excellency the Governor General of India.

Camp Muttra, the 21st February 1863.

No. 8.1. of 1863.—With reference to Notification from the Foreign Department, No. 11, dated 20th instant, the services of Lieutenant J. Hills, v. c., Royal Artillery, are placed at the disposal of His Excellency the Communiter in Chief.

H. W. Nouman, Lieut.-Col.,

Sery, to the Gort, of India,
with the Governor General.

MILITARY DEPARTMENT.

Fort William, the 25th February 1868.

No. 158 of 1863.—Captain John Jerdan, of the 6th Regiment Native Light Infantry, having been declared permanently disqualified for the performance of both active and Garrison duties, is in conformity with paragraphs 3 to 6 of Government General Order No. 818 of the 23rd June 1857, transferred to the Invalid Establishment, and placed upon the Invalid Pension List, subject to the approval of the Right Hon'ble the Secretary of State for India.

No. 159 of 1868.—In accordance with the 16th paragraph of Government General Order No. 724 of the 19th August 1861, the following prometions are made:—

Ordnauge Department.

Lieutenant Isuac James Cornoran, Veteran Establishment, Assistant Commissary of Ordnance, to be a Deputy Commissary, vice Captain H., Michell, retired, by Government General Order No. 44, dated 16th January 1868.

Deputy Assistant Commissary vice Corporan promoted.

Lieutenant Michael McGrath, Veteran Establishment, Extra Deputy Assistant Commissary, id brought on the Establishment in that grade.

Fort William, the 28th Patriary 1868

No. 160 of 1863.—The undermentioned Officers, who were appointed to officiate as Third Class Commissaries of Ordinance in the Government Ge-

No. 460, dated 22nd April 1862. in the margin, having been reported qualified to hold charge of Magazines are permanently attached to the Ordnance Department, under the operation of Government General Order No. 268, dated the 17th February 1857, with effect from the dates specified opposite to their respective names:—

Lieutenant F. V. Eyre, of the 23rd Jan. 1863.

Lieutenant N. D. Garrett, of the Royal Artillery 22nd Dec. 1862.

Fort William, the 27th February 1863.

No. 161 of 1868.—The undermentioned Officers are permitted to proceed to Europe on leave of absence on Sick Certificate:—

Major-General Thomas Ferguissau Flemyng, of Infantry hips.

Lieutenaut Hugh Stark Anderson. of the General List, ander the new Regulations.

No..182 of 1868.—The undermentioned Non-Commissioned Officer of Her Majesty's Service is permitted to reside and draw his pay in India as an Out-Pensioner of Chelsea Hospital according to the 23rd Clause of the Royal Warrant of the 24th May 1847, pending a reference to the Home Authorities as to the amount of his Pension:—Quarter-Master Serjeant Daniel Her Majesty's O'Connor 21st Hussars.

No. 103 of 1503.—The undermentioned Officer had reported his return from England : —

Date of Arrival at \ Fort William.

Captain R. T. P. Stapleton, of 12th January Her Majesty's 19th Hussars 1:863. Suggeon J. W. Mountjey, of the 24th February Medical Bepartment ... 1868.

No. 164 of 1863.—The undermentioned Medical Officer having completed twenty years actual pervice to be Surgeon-Major from the date specified under the Royal Warrant of the 13th January 1860, and General Order by the Gövernor General No. 10A-, dated 25th December 1860;—

Surgeon Thomas Hastings, 20th Jan. 1863.

H. K. Bunne, Major, Offg. Sery, to the Goot, of India-

PUBLIC WORKS DEPARTMENT.

GENERAL, - ESTABLISHMENTO.

No. 37.

Fort William, the 14th February 1803.

Transfers.—Mr. J. T. Robinson, Accountant, Second Class, is transferred from British Burmah to Bengal.

Mr. D. A. Gantzer, Accountant, First Class, is transferred from Bengal to British Burmah.

No. 42.

The 25th February 1863.

Appointments — Mr. E. Hyde, Assistant Engineer, is appointed to officiate, temporarily, so Executive Engineer for the execution of the Pyne Kyun Creek Works with effect from the 1st September 1862.

Mr. J. James, Assistant Engineer, Second Class, is appointed to officiate temporarily, as Executive Engineer, Bassein Division, with effect from the 1st September 1862.

Transfers.—Mr. J. James, officiating as Exentive Engineer, Bassein Division, is transferred to the Thyetmyo Division in his permanent grade of Assistant Engineer, Second Class, with effect from 20th January 1863.

Mr. E. W. Clementson, Probationary Assistant Engineer, is transferred from the Moulmein to the Bassein Division, and appointed to officiate, temporarily, as Executive Engineer of the latter Division with effect from the 20th January 1565, the date of receiving charge.

No. 48.

The 27th Fabruary 1863.

Appointment.—Lieutenant-Colonel J Carpondale, Royal Engineers, is appointed to officiate as Chief-Engineer, Second Class, Mysore, during the absence, on sick leave, of Colonel E. Lawford, or until further orders.

No. 44.

Notification.—The Hon'ble the President in Council is pleased to cancel the temporary officiating appointment of Lieutenant-Colonel W. Maxwell, Superintending Engineer of the Fifth Circle, to act for the Secretary, Public Works Department, and Chief Engineer, Bengul Hovernment, made in the last clause of Notification No. 28 of the 4th instant.

J. P. Branke, Lieut.-Col., R. E., Offg. Secy. to the Oorl. of India.

MARINE DEPARTMENT.

No. 4870.

The 3rd September 1882.

List of Persons entitled to Medals as noted below, whose Medals ite unclaimed in the Office of the Controller of Marine Affairs:—

1st China War.

Abres, Daningo	-11	Steamer I Nemeric."
Augustin, John	101	" Enterprise."
County, Augustine	19	" Tonasserim."
Coco, Y.	124	" Nemesis."
Colquinsin, J.	495	" Queen."
Douletta, Victor	101	" Nemesia."
DeCrus, D.	549	" " Knterprise."
Domingore, M.	410	a Nemenia.
Domingo	Ma	" Quren,"
Fairclough, H.	444	Gunner, Steamer "Madagneur."
Prancis, J.	114	Steamer " Neturnis."
Gomes, A.	411	O Owner O
Gomes, A.	111	A Mandageon to T
Giornes, R.		P. Changer D.
Games, A.		" Houghly."
Green, T.		2nd Class Engineer, Stoamer " Phlagothon."
Harley, H. L.		1st Engineer, Steamer "Nemesia."
	1117	Engineer Apprentice, Stemmer "Enterprize."
Higgs, T.	117	2nd Officer, Strumer "Tunasserine."
Hums, W.	p-4	Steamer "Enterprize."
Jenne, Bl.		Petry Officer, Steamer " Madagascar."
Lawrence, A.	116	Charmen C Protestation W
Manushala, J.	847	Steamer "Enterprize."
Mignal, K.	0.14	
Marton, C.		lat Engineer, Steamer "Tenasserim."
Hyve, P.	7-1	Stemmer "Madaguscur."
Routen, de P.		y "Quent."
Sheriff, K.		** Mailuguscur.**
Bouth, J.	100	"Quecu."
Mymonds, R.	1.00	"Proserpine."
Thompson, J.	4 ha	1st Engineer, Steamer " Plate."
Wall, A. P.	1+1	1st Lieutenant, Steamer "Quant"

Burmah Medals with Clasps for Pegu, L.

Barton, C. Bendlu, G. H. Roft, C. Bowas, C. Conway, M. Dreidson, O. Danton, H. W. Lekler, E. Erana, G. W. Godbern, M. F. Haleburton, J. Hodge, T. Hood, J. H. Jackson, R. Kennedy, J. Lawing, W. Lawery, W. Machay, J. Mildlaton, J. Middaton, W. Pope, J. Hamshotham, W.	day	Engineer Apprenties, Steamer "Fire Queen. Apathecary, Steamer "Mahamudiy." Uherk in charge, Steamer "Pilith." Ist Enzimer, Steamer "Pilith." Ist Enzimer, Steamer "Mahamudiy." Engineer Asprentics, Steamer "Damendah, Ist Engineer, Steamer "Mahamudiy." End Officer, Steamer "Mahamudiy." 2nd Officer, Steamer "Steamer "Damendah." Clork, Steamer "Juste "Norhuddah." Clork, Steamer "Juste "A. E., Steamer "Juste " 2nd Officer, Steamer "Pluto." 2nd Officer, Steamer "Pluto." 2nd Officer of the Steamer "Jord Williat Bentuck." Routswain, "Philographen." Bentuck." A. B., "Tomaserin." A. B., "Tomaserin." A. B., "Tomaserin." A. B., Steamer "Tomaserin." Indiany." A. B., Steamer "Tomaserin." Steamer, Steamer "Pluto." Indiany." Ind Engineer, Steamer "Proceeping." Surgeon, "Pro Queen." Surgeon, "Pire Queen." Surgeon, "Pro Queen." Surgeon, "Pro Queen." Canner, Steamer "Pluto."
Mnitt, G.		

Renn, J. B.	- 11	2mi Odicer, Stramer " Entryprice."
Ront, J. T.	mbs	Middingoran, Steamer " Enterprize,"
Tamuph, M.	Yar	Constante, Steamer Philagothous
Thempson, R. S.	++-	Surgeon, Steamer * Pluto.
Zouze, W. B.	-11	Sed Officer, Stouder " Enterprise."
Twoden, P.	***	Midsoposan, Steamer " 15 to."
Woodley, J.	411	Midshijenan, Steomer "Tillmearing,"

India Medule.

Brown, William ... Banderson, R. ...

Ganges Plozilla. Cleit Segsten.

Lucknow Medale,

Bucs, J. J.

Joun G. Reddin,

· Offg. Controller of Marine Affaire.

ORDERS by the LIEUTENANT-GOVERNOR of BENGAL.

No. 1558.

APPOINTMENTS. - The 24th February 1808. - The Hon'ble Sir C. E. Trevelyan, K. O. B., to be President of the Board of Examiners.

Mr. W. J. Allen to be a Member of the Board of Examiners.

Mr. W. B. Buckle, Judge of Backergunge, is vested with the powers of a Special Commissioner, under Regulation HI. of 1828, in that District, as described in the Notification of the 15th of April 1852, published in the Calculta Gasette of the 21st idem.

Captain G. J. Neblett to be Port Master of Canning Town on the Mutlsh.

The 25th February 1868.—Moulavy Abdool Luteef to officiate as Sudder Ameen of Purneah and Moonsiff of the Sudder Station of that District.

The 28th February 1863.—Mr. J. S. Rees to officiate as a Professor in the Presidency College.

Babao Romanath Nundy, s. A., to officiate as an Assistant Professor in the Presidency College.

The above appointments will take effect from the 3rd ultimo.

Leave of Assence.—The 20th February 1863.— Moulavy Mohumud Ali, Deputy Magistrate and Deputy Collector of Rangpore, for one month, on Medical Certificate, under Clause 2, Section V. of the Uncovenanted Absentee Rules, in extension of the leave granted to him on the 22nd November last.

The 23rd Pebruary 1863.—Baboo Sham Chundor Nauth, Deputy Magistrate and Deputy Collector of Perozpere, for two mouths, on Medical Certificate, under Clause 2, Section V. of the Uncovenauted Absentee Rules, in extension of the leave granted to him on the 13th of November last.

The 25th February 1868.—Moulavy Shaik Ali Azeem, Principal Sudder Ameen of Behar, for two months, on Medical Cartificate, under Clause 2, Section V. of the Uncovenanted Absence Rules, in extension of the leave granted to him on the 19th of September last.

Moulavy Mahomed Wajid, Sudder Ameen of Purnoul, for two months, on Medical Certificate under Clause S, Section V, of the Uncovenanted Absentee Rules.

The 26th February 1863.—Baboo Kullee Chunden Banerjee, Deputy Magistrate and Deputy Collector of Jessore, for three months, under Clause I Section VII. of the Uncovenanted Absented Bules.

Moulavy Synd Ally Hossein, Deputy Magitrate and Deputy Collector of Monghyr, for thremonths, under Chanse I, Section VII. of the Uncovenanted Absentes Rules.

Notifications. — The 18th February 1863.—Sur Assistant Surgeon Kassee Chunder Dutt, House Surgeon, Medical College Hospital, having bed dismissed for misconduct, is not again to be en ployed in the Service of Government.

The 28rd February 1863.—The Hon'ble to

to resolve that the Head-Quarters of the Sub-Division of Buherah, in the Dutrict of Tirhoot, shall be at Durbungah instead of at Buherah, where it is at present located, and that the Sub-Division shall consist of the following Thannahs, namely, Buherah, Howara, Nugurlassea, Mudhypore, and Darbungah, and Chowkies Singhea, Lowkoha, and Bousserah, in Tirhoot.

Notification .- The 27th February 1883 .- From the 1st of May next, the Offices of the Bengallee Translator to Government and of the Bengallee Gazette will be held at Calcutta.

From the above date, all communications re-lating to the translation of Official documents, and to the insertion of Bills, Agts, Orders, and other Official Papers in the above Gazatte, should be addressed to the Bengallee Translator at Caloutta; and all communications regarding Advertisements, Subscriptions, Bills, &c., to the Printer of the Gazette at the Bengal Secretariat,

E. H. LUSHINGTON,

Beeg, to the Gort, of Bengal.

Public Works Department, -Bengal.

GENERAL,-BSTABLISHMENTS.

No. 42.

The 26th February 1868.

Poeting. - Mr. W. R. G. Hickey, Executive Engineer of the First Class, transferred to Bengal from the Central Provinces in the Notification by the Government of India, Public Works Depart-ment, No. 15 of the 23rd ultimo, is posted to the Mahanuddy Division.

No. 43.

Appointment.-Balso Mohes Chunder Mitter, a Probationary Sub-Overseer of the Second Class, Third Grade, attuched to the Cuttack Division, is appointed permanently in that grade to the Lower Subordinate Establishment in Bengal,

No. 44.

Notification .- The Notification from this Department, No. 30 of the 13th current, is hereby No. 415. - Mr. D. G. Barkley, Assistant Com-enneelled.

COMMUNICATIONS,-ROADS.

No. 45.

The 28th February 1863.

Declaration .- Whoreas it appears to the Licute nant Governor of Bengal that land is required to be taken by Government, at the public expense, for a public purpose, vis., for the re-construction of the Trunk Road from the Station of Dibrooghur to Scebsugar, it is hereby declared that, for the

above purpose, a strip of land, about four miles in length, with an average breadth of seventy-two feet, more or less, is required in the Muttock Division of Luckimpore, in Upper Assam.

2. This Declaration is made under the provisions of Act VI. of 1857 to all whom it may conseen.

> F. R. Boyce, Assi. Socy. to the Gout, of Bengal, in the Public Works Dept.

ORDERS by the LIEUTENANT-GOVERNOR, Punjab Provinces.

GENERAL DEPARTMENT.—The 19th February 1863.—Leave.—No. 897.—Lieutenant C. A. De Kuntzow, Assistant Commissioner, has obtained privilego have for fifteen days with effect from the 9th March next.

The preparatory leave granted to the Reverend C. W. Calmese, Chaplain of Umritair, is to have effect from the 20th, and not from the 10th instant, as stated in Gazette Order No. 374, dated 17th current.

The 20th Feb. 1863. Transfer. No. 409. Dr. J. C. Fenny from Madhopore to Lahore, to officiate for Dr. Farquhar, as a temporary arrange-

Appointments .- No. 413,-Captain H. W. H. Coxe to officiate as Deputy Commissioner of Hu during the absence of Major R. R. Adams.

Captain A. A. Munro, Assistant Commissioner, to officiate as Deputy Commissioner of Peshawur.

Captain J. R. G. G. Shortt Assistant Commissioner, to officiate as Deputy Commissioner of

Transfers .- No. 414 .- Mr. J. C. Murphy, Judge, Small Cause Court, from Umritsur to Simla.

Court, from Jullundur to Umritsur.

Mr. J. G. Cordery, Assistant Commissioner, to officiate as Judge, Small Cause Court, at Jul-

The 21st Feb. 1868.—Transfer.—No. 421.— Lieutenant W. M. Lane, Assistant Commissioner, from the Jhung to the Dera Ghazee Khun Dis-

Approintment.—No. 422.—Mr. P. S. Melvill, Commissioner, Delhi Division, to officiate as Commissioner of the Rawalpindee Division until further orders.

> T. D. FORSYTH, Offg. Secy. to Govt., Punjub.

ORDERS by the LIEUTENANT-GOVERNOE, N. W. Provinces.

JUDICIAL (CRIMINAL) DEPT.—No. 104A.,—
Albihabad, the 16th February 1863.—The following list of the days which have been fixed for the Criminal Sessions of the High Court at Calcutta in the year 1868 is published for the information of Magistrates and Justices of the Peace in these Provinces:—

1st	Criminal Sessions,			19th Past
2nd				
3rd		Friday,		
4th		Wednesday	June	10th
5th	ritto	Friday,	July	24th
Oth	ditto	Monday,	Aug.	31st
7th	ditto		Oct.	5th
8th	ditto .	Tuesday,	Nov.	24th 6

No. 105A.—Allahabad, the 17th Feb. 1663.—Mr. R. P. Brooks, of Buhnowlee, in the District of Gornekpoor, having requested to be relieved of the duties of Honorary Magistrate, is hereby relieved accordingly; and so much of the Notification in this Department No. 1222A., dated the 16th December last, as relates to Mr. Brooke, is cancelled.

JUDICIAL (CIVIL) DEPARTMENT.—No. 52A.—Allahabad, the 18th February 1863.—Under the provisions of Act 111, of 1859 the Hon'ble the Lieutenant-Governor has been pleased to invest Captain C. Bacon, Officiating Cantonment Joint Magistrate of Roorkee, with Civil jurisdiction, as set forth in Section I. of the said Act, within the limits of his Criminal jurisdiction, and also to appoint the said Captain C. Bacon to be Register of Deeds within the said limits.

No. 58A — Captain C. Bacon, Officiating Cantonment Joint Magistrate of Roorkee, having been invested with Civil jurisdictietion, and appointed Register of Deeds, under Act 111. of 1558, within the limits of his Criminal jurisdiction, it is hereby notified that the said Officer will accordingly exercise Civil jurisdiction and act as Register of Deeds within the said limits from and after this date.

Police Department.—No. 152A.—Allahabanthe 17th February 1863.—In accordance with the provisions of Section XV., Act V. of 1861, the Hon'ble the Lieutenant-Governor has been pleased to direct that the Villages of Keerce, Buxar, and Khankur Keerce, in the Meerat District, skill be charged with the cost, viz., Rupess 63 per measure of maintaining an additional Police barce, consisting of one Head Constable of the First Grace and eight Constables which it has been found necessary to employ in consequence of the bad character of the inhabitants of the said villages.

No. 158A.—Allahobad, the 20th Feb. 1863 — With reference to the Notification issued by this Government, in the General Department,

No. 1904A., dated 16th July 1862, publishing the Rolls of certain Native Commissioned and Non-Commissioned Officers and men of the late. Mhairwarra Local Bettalion and Mahair Regiment who were admitted to pension the following revised rates of pension granted to Officers and men in the said Regiment by the Government of India are published for general information:—

MHAIRWARRA LOCAL BATTALION.

Sabadar		144,		1
" 1	Mauna			(25)
Subadar	Suddah 19		bwenty-five per measum.	enola
21	Motah Kammah	1 * 4		

MHAIRWARRA LOCAL BATTALION.

Jemada	r Poorah)		- 1
71	Mhairwan Khan			-
	Jodah * 3			
11	Shnik Peer Maho	med		
	Mhair Regiment. r Doorga Pershad		Rupees	(12)
	Sudda (2nd)		welve each	per
21	Goomana		mensem.	
1)	Doorgah	414		
31	Sudda (1st)			
H	Bugali ,			
11	Goomah			

MHAIRWARRA LOCAL BATTACTON.

I			
Havibla	r Heerah		
TTWATER CO.		414	
22	Goolaba		- 44
JJ.	Doodah		
-			
39	Bhopa	411	
277	Maha Singah	Rupee	5 (7)
1	Mair Regiment.	> seven eac	
	r Jungera	mensem.	List Burk
AMERICAN		111 mensenti	
12	Puhara	441	
12	Matha		
	Dyalia		
13			
2.7	Punchum		
Havilda	r Goomah (lat)	Rupecs (7) sevėn
10	Budza] each per m	unkom
		, "	CHOCHI.
13	Ungah Sing	117	
7,5	Mehda	As Se	POYE,
22	Heerah	> Rupees 44	
1	Goomah (2nd)		
7.9		cach per m	atrectu.
37	Himpta .	,	

MHAIRWARRA LOCAL BASTALION,

Mhairwau Dool	56y]
Bhowana Mhair Regiment.	Rupees (7)
Himpta	monsem.
Mehda (1st) Jeytah	
Ourjuh Mehda, (2nd)	Rupees (4) fou
	Mhair Regiment, Roopah Himpta Sumbhoo Mehda (1st) Jeytah Ourjuh

MHATEWAREA LOCAL CATTALION.

Drummer Jungley Latehusun Sepoy Bhyra Dewa Malla Horn EB Hintah 11 Kulla Umraw Jundoo 33 Sheik Muckdoombux ... 185 Mulla 25 Rupees (4) four Davie each per mensom. Bunna Rama 22 Muklina Sewpersand Ramzannichan Dinidha A wadhah 33 Bachoo 35 Nanda 32 Mane Regiment. Sepay Sectul Soluck Bucktah

No 1614.—The 21st Rebraicy 1.63.—Captain C. W. Fletcher, Aide de-Camp and Private Secretary to the Hou'ble the Lientenant-Governor, is appointed to be a District Superintendent of Police of the circl Grade, and is posted to the Barcilly District, with effect from the date on which he may be relieved at his present delies.

REVENUE DEFARTMENT. - No. 248A. - Allahalad, the 18th February 1803. - Where is it appears

	-	to the Hon'ble the
Monzah.	Quentily of)	her that land is re- quired to be taken
	A. B = P.	up, at the public ex-
Mandah Kubermun Pertelipura New Bestah Total	0 8 23 0 3 45 6 0 25 1 4 26	Eprase, for a public purpose, viz., for the construction of Raji whas for the Ganges Canal, it as here woulded that

iand, to the extent and in the vintages of Perguinal Sheorajours in the Cawa one Florriet, specified in the margin, is required in themsall purpose.

This Declaration is made under Section 41., Act VI, of 1857.

No. 256A.—The 21st February 1262.—Whereas it appears to the Holl'she he Lieutement-Governor that land is required to be temperarily taken up, at the public exquired to be temperarily taken up, at the public exquired to a first purpose, viz. for the construction of a Gods was fluingalow at the Bridge now being built over the Hindam Brice, it is hereby notified that a piece of land, the assuring three roads and twelve poles, at Tutaice, Pergannah Bughtuh, in the District of Mazzaileraugger, is required for the said purpose.

This Declaration is made trater the provisions of Act VI. of 1827 as extended by Section III., Act II. of 1881.

Suparate Revisus (Customs) Defauturest,-No. 54A. - Mahabad, the 10th February 1863. --The following addition, to be read as Itale 47A., to the Rules published in the Northestian of this; Government No. 217A., dated the 15th November 1861, for giving effect to Act No. XXXI, of 1881, is published for general information:—

47A - Mooshvills when forwarding to their immediate superior Reports of same of Salt in the Pactories to which they are poster, shall certify that, to the best of their knowledge, no Salt has left the factory without payment of the full Government Duty.

General Department—No. 645A — Mahatri, the 16th Petruary 1863.—Mr. A. C. Livali, who has reported his return from leave to England, and has been re-attached to the North-Western Provinces, the Punjab, and Oudo, is appointed to officiate as a Joint Magistrate and Deputy Collector of the First Grade, and is posted to the Agra District.

No. 2478.—Mr H. Morris, of the Bengal Civil Service, reported his departure from India par Ship Shandon, which was left at s.a by the Pilot on the 25th January 1863.

No. 651A.—In modification of the Notification No. 3429A., duted 31st December 1712, the Reverend Julian Robinson is appointed to be Uhaplain at Chamar.

No. 652A.—The 17th Politicity, 1863.—Lagrey of absence, to proceed to Albihaba Lis grouted to Assistant Surgeon J. Danean, Civil Assistant Surgeon at Etah, to enable him to appear before a Medical Committee at Albihabat, preparatory to applying for leave to Europe on Medical Certificate, from the 18th February 1853, or from the subsequent thate on which he may have availed bimself of the same.

No. 658A.—The usual proporatory leave of absence to reach the park of connectation with the view of proceeding to Farms or or a trige segment to Mr. G. S. Pasley, Odjenting Mixing traits and Collector of Carcack bad, in an ine 14th instant, or the subsequent date on when he may avil ninself of the same.

No. 661A.— The 1924 Price my 1863 — The flavored A. Stone, M. M. Assistant Chaplein at Goradephor, is appointed to officiate as Assistant Chaplain at Allahabad.

No. 663A.—The following extract from a Notification issued by the Green one of India, in the Military Department, is respectively for general information :-

AM: 180, d ded Park William, the 13th Pelemary 1803.—The underm attored Odi was have reported their departure on the dates specified opposite to their respective names:—

F	# '	*	40	46	# 1
6	1 th	*	*	舌	*
+	34	*	- 46	4	- 46
6	- 10	26	- 60-	*	- lic
ļ.	*	+	# 1	#	
	併	*	#	*	* 1
ŕ	*	*	46	# .	# 7"
-	#	#	#	56	# 1
ŀ ŀ	#	#	*	46	4
	4	- 46	- 6	- 4	5 4
		*	61	- 4	
	*	*	. 6	*	٠, خ

Captain G. Wheeler, of the Ben-gol Staff Corps, Cantonment Joint Magistrate, Jhansie, on leave for twenty months. Government General Order No. 49

Nutio, 24th January 1863.

of the 16th January 1863 :-

No. 681A.—The 21st February 1863,—Application having been made to Government for putting Act XXVI. of 1850, "an Act to enable improvements to be made in Towns," in force in the Town and Suburbs of Almera, not being inmake better provision for conservancy and for the general improvement of the said Town and Sabarbs, notice of the application is hereby given in accordance with Section III. of the Act, and a period of thirty days, from the dute on which this Notification shall be proplaimed in the said Town and Suburbs, is given to the inhabitants thereof who may be minded to declare themselves for or squiast the adoption of the Act. Such Declarations should be addressed to the Senior Assistant

Commissioner of Kumaon.
No. 690A.—Mr. R. H. M. Warrand, Assistant to the Magistrate and Collector of Muttra, with the powers of a Magistrate, is transferred, in the,

Mr. E. S. Robertson, Assistant to the Magistrate and Collector of Cawapore, with the powers of a Magistrate, is transferred, in the same capa-

eity, to the District of Muttra. No. 697A - Mr. W. C. Plowden, of the Civil Service, having reported his return from sick have, and having been re-attached to the North-Western Provinces, the Punjah, and Oude, is appointed to officiate as Joint Magistrate and Deputy Collector of the First Class at Ghazeepoor, and is invested with the powers of a Magistrate he described in Section XXII., Act XXV. of 1861.
Mr. W. J. Mulligan, Assistant to the Magistrate and Collector of Chazoepoor, with the powers of a Subordinate Magistrate of the First Class, is transferred, in the same capacity, to

Shajehanpoor. No. 703A - The Hon'ble the Lieutenant-Governor has been pleased to make the following appointments:--

Mr. William Edwards, Officiating Extra Judge of the Courts of Sudder Dewany and Nizamut Adamlat, to be Judge of the Courts of Sudder Dewany and Nizamut Adamlat in succession to Mr. M. R. Gubbins, with effect from the 28rd December 1862.

Mr. F. B. Pearson, now Officiating Judge, to officiate as an extra Judge of the Courts of Sudder

Dewany and Nizamut Adawlat.

Mr. Charles Home. Officiating Judge and Seasions Judge of Benares, is appointed to be Judge and Sessions Judge of Benares with effect from the 23rd December last.

Mr. W. A. Forbes, C. B., Officiating Magistrate and Collector of Meerut, is appointed to be Magistrate and Collector of Jouopeor with offect from the 23rd December last, but will continue to afficiente as Magistrate and Collector of Meerut until further orders.

No. 714A .- The 23rd February 1803 .- The usual leave of absence preparatory to application for Furlangh to Europe is granted to Mr. A. L. M. Phillips, Magistrate and Collector of Agra, from the 19th of this month, or from the subsequent date on which he may avail himself of the same. No. 716A.—The Notification No. 414A., dated

26th January 1863, is concelled.

Mr. A. R. S. Pollock is appointed to officiate as Magistrate and Collector of Agra from the date on which Mr. A. L. M. Phillips may avail himself of the leave granted to him until further

No. 719A .- Fifteen months' leave of absence to proceed to England, on Medical Certificate, under the Rules applicable to Military Officers in Civil employ, is granted to Assistant Surgeon B. W. Switzer, Civil Assistant Surgeon of Shahjchan poor, from the date on which he may have availed himself of the same.

No. 723,-It is hereby notified that the 'yearly. Examination of Assistants and such other Officers of the Government as are required to present themselves will be held at the several Divisional Head-Quarter Stations on Wednesday, the 15th April next.

The undermentioned gentlemen are appointed Members of a Special Central Examination Committee which will assemble at Agra :

Mr. W. Wynyard, Judge of the Sudder Dewans and Nizamut Adawlut, North-Western Provinces, President.

The Commissioner of the Agra Division. Mr. W. S. Paterson, Judge of Agra.

Mr. K. Deighton, B. A., Officiating Principal of

the Agra College. Mr. James Simson, Register of the Courts of Sudder Dewany and Nizamut Adawlut, North-Western Provinces, who will also be Secretary to

the Committee. By Order of the Hon'ble the Lieutenant-Governor of the North-Western Provinces,

> J. D. SANDFORD, Offg. Secy. to Govt., N. W. P.

> > No. 110.

Notice

Is hereby given that the sale of Government Opinm advertized to take place on Friday, Oplant. the 6th of March next, is portponed until Tuesday, the 10th March 1868.

By Order of the Board of Revenue,

J. P. GRANT,

Officiating Junior Secretary,

FORT WILLIAM, The 25th February 1868.

epium Doitficatio.

Norton is hereby given, that the third sale of Opium, the provision of 1561-62, will be held at the Exchange Hall on Tuesday, the 10th of March 1863, at 11 A. M., and will comprise \$,300 Chesta, viz.,—

Behar Opinen Benares Opium ... 1,560

> Total Cheste ... 3,300

- 3. The general Conditions of the sale now advertized will be the same as usual; they may be on the 8th November 1862, and published in the Government and Knekange Garettes, or on application at the Office of the Goard of Revenue.
- The latest dates for deposit and clearance will be the 16th (the 15th being Sunday) and 25th March 1863 respectively, that is to say, no Bank of Bengal Receipts, Company's Paper or other Public Securities that may be tendered for deposit in redemption of Promissory Notes given by Purchasers in the Sale Room will be received after 4 P. M. of Monday, the 16th March 1863, and no Bank of Bengal Receipts in full payment of lots will be accepted after 4 P. M. of Wednesday, the 25th March 1863.
- 4. In addition to the quantity above adver-tized for sale the following quantities, more or less, of Behar and Benares Opium of 1861-62, will be brought to sale in the present year on or shout the dates appelled below. The Board, however, reserve to themselves the right of altering these dates should circumstances render it expedient to do so :--

	Salar about Chosts.	Senarre utout Chesta.	Total about
Wednesday, 6th April 1883; Wednesday, 8th May Mondey, 8th Jone Thursday, 8th July Mondey, 18th Aug. Mondey, 18th Sept. Thursday, 1st Oct. Monday, 2nd Nov. Monday, 7th Dec.	1,860 1,860 1,860 1,860 1,860 1,860 1,860 1,860	1,440 1,440 1,440 1,440 1,440 1,440 1,440 1,481	3,300 3,300 3,300 3,300 3,300 3,300 3,300 3,300
Total	10,783	19,984	19,717

By Order of the Board of Revenue,

J. P. GRANT, Offg. Junior Secretary.

No. 91.

Notica.

SEALED Tenders are bereby invited for the supply of Iron Clamps and Nails required for the Chests of the Behar Opium Agency of 1862-63.

The Tenders will be received at the Office of the Junior Secretary to the Board of Revenue until 2 o'clock r. m of the 28th February, and all particulars us to time and place in which the Articles are to be delivered, as well as their quantity, quality, and description, can be ascertained by personal application at the Office of the Junior Secretary to the Board of Revenue.

The party whose Tender may be accepted will required to enter into an engagement and to deposit as security for its fulfilment such amount as the Board may think proper, and the Board reserve to themselves the right of rejecting any Tender without assigning any reason for so doing.

By Order of the Board of Revenue,

J. P. GRANT. Offg. Junior Secretary.

FORT WILLIAM, The .16th February 1868. 1

> No. 92. Notice.

SEALED Tenders are hereby invited for the Opium. required for the use of the Behar

Opium Agency.
The Tenders will be received up to 2 o'clock
r. st. of the 28th February in the Office of the
Junior Secretary to the Board of Revenue, where all particulars us to the time and place at which the Pitch is to be delivered, as well as its quality and description, can be ascertained by personal application.

The Board reserve to themselves the right of rejecting any Tender without assigning any reason for so doing.

By Order of the Board of Revenue,

J. P. GRAPP, Offg. Junior Beeretary.

FORT WILLIAM, The 16th February 1863.]

NOTICE.

THE TRADE RETURNS of the Port of Calcutta, for the Monras ended Slat Avoust and 30cm SEPTEMBER 1862, may be had at Rupees 4 per copy, on application at the Calcutta Gasette Office.

The 17th February 1863. The SI WAR

Notification.

All Treasury Officers rendering Accounts to the Office of the Deputy Auditor and Accountant-General, Bengal, are required to disputch their monthly and bi-monthly Cash Balance Reports by the Dak of the 1st and 16th of the month. Instances have occurred of failure to post the Reports on the above dates.

E. F. HARRISON,

Deputy Auditor and Accountant-General,

Bengal,

FORT WILLIAM; Resource liepartment, The 20th February 1863.

Notice.
To all Judous of the Lowen Provinces.
Registration Free collected in Bengal in the Second Quarter of 1862-63, and Amount payable to each Principal Sudder Amoun and to others entitled to share therein.

				-			-	=
District in whice	ed.	Amor	int eted.		Numes of Officers entitled to share.	nllot	nonn ted t neh.	to:
	;	Rs	. As	. Р .		Rs.	Άe.	P.
Backergunge		1,314	-5	9	L. W. Hutchinson, Esq. Principa! Sudder			
Baucoorab	4+5	120	12	0.0		205		0
Beerbhoom	1+5	1323	0	0	Sudder Ameen Balmo Gobind Chunder Chandhari, Principal	298		0
Behar		0	10		Sudder Ameen Pandit Tarakanth Bidyasagur, Principal Sud-) 29 8		U
Blingalpore		379	14	0	der Ameen	293	14	:
Burdwan		0	0	()	Ameen S. Wright, Esq., Principal Sudder	208	14	.0
					Ameen 42 7 0 Pundit Seinath Bidyaegur, Prin- cipal Sudder Ameen 203 14 0			
PIL TALL		0	0	0		596	5	0
Chittagong	5 - 4			-81	Ameen	203	14	0
Cuttack, C. D. ,, S. D.	177	240 187	8	7	Monfovi Khyrot Hussain, Moonsiff	298	14.	0
Dacca	4 6 8 7	-0	Ú	0	Balmo Gunga Churn Snome, Principal Sudder Ameen	19	9	0
Dinagepore		,0	0	O	James Reily, Esq., Principal Sudder Ameen 293 14 0			
*					Bahoo Greesh Chunder Ghose, Sudder Ameen 293 14 0			
Furreedpore Hooghly	***	427 656		0	Moulovi Naziruddin Mahummud,	587	12	0
					Principal Sudder Ameen 293 14 0 A. Davidson, Esq., Principal Sudder			
	1				Ameen 298 14 0	587	12	0.
Jessore Midnupore ,	117	282 723-	0	0	Baboo Huro Gowri Bose, Principal			Ĭ
					Sudder Ameen 3 4 0 Baboo Poorna Chundra Mittra, Sud-			
		201	4		der Ameon 222 1 0	225	5	0
Moorshedahad Maldah	14+	107	I II	0	Baboo Koonjolaul Banerjea, Sudder Ameen	208	14	0
Mymensing		516	4.	0 !	Moulovi Mahammud Nazim, Principal Sudder Anteen	203	1.5	0
Nuddea Patna		55£ 0	0	0	Baboo Gopconath Bose, Sudder Ameen Mondovi Abdool Azeez Khan, Principal Sud	200		Ö
Pubna		223	0	0	der Ameen	137	2	0
Parnenh	***	200	8	0 ;	Monlovi Unwar Ali, Principal Sudder Ameen	208	14	0
Rajobaliye		Ü	()	0	Moulovie Ali Hyder Klain, Sudder Ameen Dr. Shircore 85 2 0			
Rengpore		0	0	0	Babao Ramiaruck Roy, Officiating Principal	ase	0	0
aren		0	0	0	Sudder Ameen Moulovi Brut, Hassein, Principal	179	9	
	*11				Sudder Ameen 203 14 0 [
					Raboo Mothuranath Goopta, Regis- ter of Deeds 293 14 0		W.	
				-	•	587	12	0

District in which Fees Amore collected,					Names of Officers entitled to share.	Amount allotted to each.		
		Ra.	As	. P.	,	Rs.	As.	P.
Shahabad Sylbet	***	0 578	0	0		277. 355		0
Tipperalı	heed	193	9	0	Baboo Juggobundhoo Banerjea, Principal Sudder Ameen 127 5 0 Baboo Nobokissen Sein, Moonsiff 166 8 0	298		0
Tirhoot 24-Perguanaha) ·	7 712	8	0	Moulovi Imdad Ali, Principal Sudder Ameen Roy Tarackunth Sein, Principal Sudder Ameen 293 14 0 Bahoo Koilash Chundra Deb, Prin- cipal Sudder Ameen 293 14 0	293	14	U
Balanes from last Q	luarter	7,83 0 162		8		587	12	0
		7,009	5	11				

NOTE.—The Judge of each District should include in his Contingent Bill for the current month the amount payable to the Officers residing in the District at the present date. The usual notice to each Judge will in future be discontinued. The first part of paragraph 4 of this Office Circular No. 22, dated 25th October 1861, is hereby cancelled.

FORT WILLIAM, The 17th February 1863.

E. F. HARRISON, Offg. Deputy Auditor and Accountant-General, Bengal.

Notice.

Tun Deputy Auditor and Accountant-General is required to submit his General Account for the Third Quarter (November to January) by the 31st March. This will be impracticable if any of the Collectors' Cash Accounts for January are as late in coming in as have been some of those for December.

The Cash Accounts of all Collectors within one or two days post of Culcutta ought to be

received within two weeks of the close of the month to which they relate; all others, with the exception of some of the Assam Treasuries, within three weeks.

The attention of Collectors is requested to the subjoined Statement, which shows in how many

instances further exertions are still required in order to secure this result.

FORT WILLIAM, The 20th February 1863.

E. P. HARRISON, Officiating Deputy Auditor-General, Bengul.

STATEMENT of District Treasury Outh Accounts for December 1862 received in the Office of the Deputy

Within two weeks after 31st De- cember.	Within three weeks.	Within four weeks,	Within five weeks.	Within six weeks.	Within sover weeks.
Beerbhoom. Burdwan. Bancoorah. Bagrah. Calcutta. Surun. Tirhoot.	Backergunge, Balasare. Chumparun. Chittagang. Cuttack. Dacca. Dinagepore. Forrecdpore. Goalpara. Mumbhoom. Malda. Midnapore. Patna. Kojshahye. Tipperah. Deoghur. Sahebgunge.	Bhullooah. Bhugalpore. Cachar. Pooree. Hooghly. Singbhoom. Lohardugga. Jessore. Kamroop. Moorshedabad. Nuchea. Nowgong. Pubna. Rungpore. Syllet. Seebsagur. Rajmehal.	Durrang. Darjeeling. Hazareebaugh. Luckimpore. Monghyt. Purucah. Shahabad. Pakour.	Cossiah Hills, Mymensing, 24-Perguanahs, Nya Doomka,	Behar.

Ecclesiastical.

THE Lord Bishop of Calcutta purposes, God willing, to hold a general Ordination of Priests and Deacons in Saint Paul's Cathedral, Calcutta, on Sunday, the 22nd March next.

Divine Service will commence at 1 past 10 o'clock A. M., and the Sermon will be preached by the Reverend Joseph Welland, B. A., Cathedral Missionary, O. M. S.

The Bishop also purposes, God willing, to hold a Continuation on Tuesday, the 24th March next.

Candidates for Holy Orders, who have not already sent in their Papers, are requested to send them in as early as possible, addressed to the Reverend. T. H. Burn, at the Bishop's Palace.

> W. H. ABBUTT, Registrar and Secretary.

CALCUTTA, The 2444 February 1568.

Ecclesiastical.

THE REVEREND JOHN BARNE PATCH, of Merton College, Oxford, B. A., Assistant Chaplain, has been appointed by the Bishop of Calcutta Sur-rogate in this Archdeaconry for granting Episcopal Licences of Marriage.

> W. H. ABBOTT. Registrar and Secretary.

CALCUTTA, The 27th February 1863.

Notice.

Wun be published, on an improved plan, on the 1st February, under the authority of the Government of Bengal, by the Civil Pay-Master, No. II. of the Civil List for the Lower Provinces of Bengal, shewing the names, designations, and emolu-ments of the Civil, Military, and Uncovenanted Servants of Government in all Departments.

Price, Rupess S per copy.

Persons wishing for copies are requested to communicate with the undersigned.

> Hugh Sandeman, Civil Pay-Master.

CALCUTTA. The 21st January 1863.

Notice.

" PAYMENTS by Cheque on the Bank of Bengal at the Presidency will henceforth on no account be made by the Presidency Pay-Master on the last day of the month."

> .C. F. M. MUNDY, Major, Presidency Pay-Muster.

FORT WILLIAM; Pay Office, The 20th January 1863.

Orders by the Vice-Chancellor and Syndicate of the Calcutta University.

A Public Meeting of the Senate will be held at the Town Hall on Monday, the 16th of March, at 4 v. M., for conferring Degrees. 27. Graduates and Under Graduates of this

University who wish to be present must apply for Tickets at the University Office.

29. Graduates and Licentiates must appear in

their proper Academic Costume.

The undermentioned Candidates are added to the List of successful Candidates for the Degree of Bachelor of Arts, published as per Order No. 25 in the Garette of the 18th instant, page 569 :--

SECOND DIVISION. In Alphabetical order. Anuntoram Ghose. Deno Nauth Mookerjee. Koylas Chunder Mookerjee. Phillip, A. Roby Chunder Gangoolly. Romesh Chunder Bose. Shosha Bhooshun Mookerjee.

> J. RICHARDS, M. A., Offg. Registrar.

The 27th February 1868.

Notice.

The Public are informed that Portuguese Church Street will be closed for traffic from Monday, the 2nd of March, for the purpose of laying a Gas Main.

By Order of the Board,

ROBERT TURNBULL.

Secy, to the Municipal Commissioners. COMMISSIONERS, 1, Chowringkee Road;

Calculta, The 21st February 1863.]

Registration of Carts and Hackeries, &c.

ACT XXVIII. OF 1856,

WITH reference to Section XVIII. of XXVIII. of 1856, notice is hereby given, that all Carriages, Carts, and Hackeries, of the several descriptions mentioned below, are required to be registered in the Office of the Municipal Commissioners, and whoever, after the 7th March 1863, keeps any such vehicle without being so registered renders himself liable to a fine of 10 Rupées.

Every four-wheel Carriages on Kept and springs drawn by one Horse or Let out for hire Pony, or pair of Ponies, under within the 13 hands in height, and overy Town four-wheel Carriage without Town Calcutta. eprings.

Every Cart and Hackery kept and used within: the Town of Calcutta.

A fee of four annas will be charged for each registry of every Cart and Hackery plying for hire within the Town of Calcutta, or let for hire, and used within the Town of Calcutta and kept at any place beyond the limits thereof.

By Order of the Municipal Commissioners,

R. TURNBULL,

Secy. to the Municipal Commissioners.
MUNICIPAL COMMUN'S OFFICE,]

1, Chowringhes Road, The 23rd February 1863. Sheriff's Office, the 18th February 1863.

Nomes is hereby given, that a Sessions of Oyer and Terminer and Good Delivery, and also an Admiralty Sessions, will be holden by the High Court of Judicature at Fort William in Bengal for the Town of Calcutta and Factory of Fart William, and the places subordinate thereto, at the Court House, in the Town of Calcutta, on Tuesday, the Tenth day of March next, at 12 o'clock at noon,

The Court will open on the first day of the Sessions at 12 o'clock at noon, and upon each succeeding day precisely at 11 o'clock in the foremon, of which all persons are required to take

notice.

S. Gladstone, Sheriff.

সরিক আফিন, ১৮ তেবরিউরারি সর ১৮৬০ সাল।

সমাচার দেওয়া যাইতেছে যে আগামি
১০ মার্চ ১৮৯০ শাল মজলবার দুইপ্রহরের
সময় কলিকাতার কোঁট উইলিএমের এবং
তাহার অস্তঃপাতি যে সকল হান করিমিও
বছ দেশের কোঁট উইলিএমের হাই কোট
আপম আদালত ষরে ওয়েরটারমিলের এবং
এডিমিরেলটি অথাৎ মহা সমুজ সম্পাকীর
মোকর্মা নিম্পাত্তি জন্য এক সেশিয়ান
অথাৎ মিছিল করিবেন।

এই সেশিয়ান ষতকাল পর্যান্ত বসিবেক তাহার প্রথম দিবস দই প্রহরের সময় তাহার পর প্রতি দিবস এগারো ঘণ্টার সময় বসিবেক এবিসয় সকলে অরণ রাখন।

S. GLADSTONE,

S'erif.

Notification.

BARDO GORING MORUN GROSE, Deputy Collector in charge of the Pubna Treasury, is authorized to draw Bills on other Treasuries.

R. Scott,

Offg. Commissioner.

The 16th Nebraury 1883.

Calcutta; Sheriff's Office, the 28th January 1863.

Notice is hereby given, that the Criminal Bessions of the High Court of Judicature at Fort William in Bengal, in its ordinary original jurisdiction for the year 1803, will be held on the undermentioned dates, viz.:—

2nd Criminal Sessions, Tuesday, 10th March, 3rd , Friday, 24th April, 4th , , Wednesday, 10th June, 5th , , Monday, 31st August, 7th , Monday, 5th October, 8th , , , , , , , , , , , , 24th November.

S. Gladstone, Sheriff.

Notice.

The Office of the Commissioner of Revenue and Circuit, Nuddea Division, has been removed to No. 13, Park Street, Calcutta.

The 29th December 1862.

Notice.

* Unner Section 54, Act VIII. of 1855, the Effects of the late Ma. D. Crawronn, Assistant Engineer, Second Division, Lahore and Peshawur Road, have been placed under the Seal of this Court pending receipt of instructions from the Administrator General. Parties indebted to, or having claims against the Estate, are requested to communicate with the undersigned within one month from this date.

GEO. D. WESTROFF, Extra Assit. Commissioner,

RAWCE PINDEE;
Depy. Commissioner's Office,
The 9th February 1863.

Notice.

No. 12 or 1802-68.

Ir is intended about the 15th of April next to hold, at the Government Timber Depôt, Rangoon, a sale of about 5,000 logs of Teak Timber. Further particulars will appear hereafter.

ther particulars will appear hereafter.

By Order of the Officiating Conservator of Forests, British Burman,

A. S. MACDONALD,

Azet. Conservator of Foreste, Rungoon.

Orpice of the Assistant Conservator or Forests; Rangoon, The 18th February 1863. [700 /7 ...

PEARL FISHERY.

Nortez is hereby given that a Pearl Pishery will take place at Atipo, in the Island of Ceylon, on or about the 2nd of March next 1863, and that the Bank to be fished is the South-East Chival Pastr Bank, estimated to contain Oysters sufficient to employ one hundred Boats for twelve days.

It is therefore recommended that such Boat Owners and Divers as may wish to be employed at the said Fishery should be at Aripo on or before the 20th February next. And it is particularly notified, that the first day's fishing will positively take place on the first day in March that the weather may permit the Boats to fish.

The Fishery will be conducted on account of Government, and the Oysters put up to sale in such

lote as may be deemed expedient.

The arrangements of the Fishery will be the came as have been usual on similar occasions.

All payments to be made in ready money in Ceylon Currency, or in East India Company's

Drafts on the Banks in Colombo, or Bills on the Agents of this Government in India, at ten days' sight, will be taken on letters of credit being preduced to warrant the drawing of such

Drafts or Bills. For the convenience of purchasers the Treasurer at Colombo and the different Government Agents of Provinces will be authorized to receive Cash Deposits from parties intending to become purchasers, and Receipts of these Officers will be taken in payment of any sums due on account of the

No deposit will be received for a less sum than Fifty pounds.

Colombo, 12th December 1862.

By His Excellency's Command, W. C. Girson, Colonial Secretary.

Statement of the Produce and Valuation of 12,000 Oysters taken from the South-East part of the Chival Paar in November 1862.

D	MORIPITOR,		ee, N lity.	сми	CR, AND		W_{EI}	ont,							RATE OF VALUATION IN PAGODAL.		
No.	Papariptio	n.	Size in Barket.	Nomber.	Quality in Chew.	Kalengies,	Manjadies.	То	tal,	Vulue		Total	Va.	lue.	Per Chew,	Per	Kidengy
1	Apey		20	1	121	,11	₹â	K.	М.	Rs. As	P.	Ra.	Δı.		17 Star Pagodos		
2	Aney	***	,,,,	3	3.7 s	111	178	***	11.	17 10			414		18 do.		
	Masegoe			2			五	***	10.0	2.10			641		has		
	Kalippa		7.44	11	1.00	***	44			25 9	1				Des	30St	ar Pageda
- 1	Korowell Peesel	***	1-11-1	19	***	le1	\$45 9	- 5-4		8 1 6 4	2		Fire	1			ditto.
٠		***	117,1	10	411	1		ï	 O#			88	10	1	461	4	ditto.
	Kalippo		30	- 5	***		14			7 10	44.		4.4		100	25	ditto,
	Korowell	11.	m = q	4	44-		21	144		5 12						12	ditto.
۱ ۲	Persel	* *		13		11	44		9	1 9	1	14	1.5		844	2	ditto.
3	Apoothery		50:	14	144		В			21.10	2	19	15	1	L4 Star Pagadas		
	18.11.		4.84	20 ,		***	41			12 9	1		191		Over 1 afterdra	jje -	ditte.
		- :	:	0			44			7 1	1		***		100	9	ditto.
]]	Peesel	4	711	53		P14	14	414		B 12		= 0			115		disto.
1	lney	.	801	20	138		31	1	G	16 12	43	50	1	1	10 01 - 71 - 1		
	La di			8	330		4	***		Up 18	o l				12 Star Pagodas.		
	Kalappus .			14	1.7		71	444		15 15	1		1 1 -	i		13	ditto.
		1		19 1	114	kir .	69		154	7 15	1		+44		1		ditto.
1	Persel .			78	- 111	*** ;	135		2012	5 5	2			, 1	19-		ditto.
15/1	Yndigoe ex-	1	100		5.0%	2	884	1	13%			46	8	3			
161	elnding		. henry		3452		04	110		200 0	0	200	6	0	7 Star Pagodus.		
	Madangas	4	4-4-5	!	1,00	2	-	8	151]		,,,	Ĭ	· · · · · · · · · · · · · · · · · · ·		
16		0	600			4	34						+11	1			
1 1	Phodla	1			***	2			114	86 10	0	86		0	141	3 4	litto.
1	1	(1	5097		444	2	经			311			+=+	1			
3	Invotteel .	1	1 .		-	2 1	44 .	8 1	53	9 9	1				1	0.0	
	hell Pearls.					5 .	13			46 4					894	3 10	npees.
				1	-			8	23/-			54		1	111	- £13 FI	r Pagodas
						613					-			-1			
1				1:		Tola	11 5	29	13			542	0	3			
								!							W. C. Twy		

The 30th November 1862. 3

JANES WORSLEY. H. M. PATORICO. In the matter of Samuel On Saturday, the 14th David Seymour, of day of February instant. Meredith's Lane, in Callit was ordered that the cutta, a Clerk in the Shearing of this matter Office of the East India I do stead adjourned until Railway Company, an I have the first Court day in Insolvent. I September 1864, and that the order made in this matter for the ad inferim protection of the said Insolvent from arrest be enlarged to the said first Court day in September 1864, and that the said Insolvent do then attend to be examined by the said Court.

Carapiet, Attorney.

In the matter of Sansoon Notice, that an appli-Nissim Barrook, of Ppr- | eation for an ad interim tugueso Church Street, protection order has in Calcutta, Broker, an | born this day made by Insolvent. the said Insolvent, and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court on Friday, the 6th day of March next, at the hour of 10 o'clock in the foreneon.

"In any Creditor of the said Involvent desirons " of opposing such application must appear before "the said Court at the time and place aforesaid." Insolvent in person.

In the matter of San.) Notice, that the petisoon Nissim Barroak, of | tion of the said InsolPortuguese Church Front seeking the henefit
Street, in Chicuta, | of the Act XI. Vic., can.
Broker, an Insolvent. | XXI., was filed in the
Office of the Chief Clerk on the 25th day of
February instant, and by an order of the same
date the Estate and Effects of the said Insolvent
were vested in the Official Assignee.

Insulvent in person.

In the matter of Bakey Lall, formerly of Luck-now, and at present vent seeking the benevesiding at No. 301. Aunatollah Street, in calentia, an Insolvent. It of the Act XI. Vic., Aunatollah Street, in cap. XXI., was filed in Calentia, an Insolvent. It office of the Chief Clerk on 15:21th day of February instant, and by an order of the same date the Estate and Effects of the said Insolvent were vested in the Official Assignce.

Alideitt and Rose, Attorneys.

In the matter of Gopaulloll Prom, of Harkatta casion for an ad interim Gully in Calcutta. Inhabitaon, an Insolvent. protection order has been this day made by the said Insolvent, and that such application will be heard and disposed of by the Actuar Commissioner of the Insolvent Court on Priday, the 6th day of Match next, at the hour of 10 o'c.ock in the forenoon.

* Any Creither of the mid Involvent desirons of appears before the application which appear before the and place aformaid?

Strong, discovery.

Chief Otera's Office, the 27th Fobriary 1803.

Notice.

SALE OF WASTE LANDS.

Notice is hereby given that a Lot of Wasto Land, consisting of about 150 Acres, situated in Zillah Davrang, and bounded as shewn at the foot of this Notice, having been applied for under the Notification of the Government of Bengal dated 30th August 1862, and the Creuter Order of the Board of Revenue, Lower Provinces, No. 48, dated 14th October 1862, it will be put up to sale by auction to the highest bidder, above the upset price of Rupees 2-8 an acre, on the (2nd) second day of April 1868, at the Office of the Collector of Durrang. The sale will be made in the manner, and subject to the conditions, prescribed by the Government Order and Circular Order above cited.

Boundaries of the Lot.

On the North by Pancebhola Trees.
On the South by Bonow Tree and dry Tank.
On the East by Waste Land of Moedopee
Mouzah.

On the West by Waste Land of Moodopee Mouzah.

T. Land, Coptain, Deputy Commissioner of Revenue.

TEZPORE, Assam, 7

The Government Loan Department Guide.

Bring a complete referee on all matters connected with the Public Funds of India, by

> N. W. MACKENZIE, Chief desistant, Laun Department,

> > Price, Ra. 4 per copy.

Apply at the Loan Office, Calcutta.

To Let,

The two-storied House, No. 2, Scaldah, with out-offices. Rent Rupers 125 per month. Apply to the Executive Engineer, Presidency Division, No. 2, Chilah Ghant Street.

> W. SMITH, C. R., Offg. Ece. Engr., Presidency Divisions.

For Bale,

THE Mehals of Pergunnah Rockingsts to the west of the Bhangirruttee, situated in Zillah Moorshedabad. For particulars apply to Jaines Cockborn, Esquire, Hampore Baulceah, or to Jardine, Skinner and Co., Calcutta.

January, Skinner and Co., Managing igents of B. Watson and Co.

Notice.

The Partnership heretofore existing between Herechell. Draw and Alexandra Chutstian as Railway Contractors and Timber Merchants having been discolved by mutual consent on the 30th day of Jane last, the undersigned is prepared to execute orders for Timber of every description by contract.

ALEXANDER CHRISTIAN.

Mononyn, The 27th October 1882.

H. Dear & Co.,

TIMBER MERCHANTS.

The above Firm is prepared to undertake the sapply of Sleepers or Timber to Railway Companies or other parties.

For the last 11 years the Firm has successfully carried out very heavy engagements with the East Indian Rullway Company, as also with the Government of India, and has still extensive Contracts with both for Timber and Sleepers.

H. DEAR & Co.

Mondays, The 27th January 1868.

Assam Company.

GREERAL MEETING OF PROPELETORS.

Norms is hereby given, that a general Meeting of Proprietors will be held at the Company's Office on Monday, the 2nd proxime, at noon, when the Report of the Directors and the Accounts for the past year will be submitted.

The Accounts will be open for the ins. on of Proprietors on and after the 23rd instant.

By Order of the Directors,

John Maurin, Deputy Secretary.

No. 4. Chowningnes Rose, 3 Galentia, 20th February 1863.

The Sylhet and Cachar Tea Company "Limited."

REGISTERED UNDER ACT XIX OF 1857.

The Third Hali-yearly General Meeting of the Shareholders will be held at the Other of the Company, No. 6. Church Lane, on Saturday, the 28th February 1863, at noon.

By Order of the Directors,

GORD'N, STUART & Co., Secretaries and Calcutta Managers.

CARCUTTA, The 14th February 1863.

India General Steam Navigation Company "Limited."

Notice is hereby given, that the usual Halfyearly Ordinary General Meeting of Shareholders, of the above Company will be held at the Company's Office at one o'clock on Thursday, the 12th day of March 1803.

By Order of the Directors,

W. T. SALMON,

Seey., I. G. S. N. Co. " Limited."

Central Assam Tea Company "Limited."

Notice.

Ax Ordinary Half-yearly General Meeting of Shareholders will be held at the Office of the Company, No. 11, Writers' Buildings, Calcutta, on Friday, the 27th instant, at moon.

J. H. ALLEN,

Managing Director and Secretary.

The 14th February 1863.

East India Tea Company "Limited."

A HART-YEARLY General Meeting of the Shareholders of this Company will be held at the Office, No. 14, Strand, on Saturday, the 25th February 1868, at 12 c'alouk.

By Order of the Directors,

II. E. BRADDON,

Acting Secretary

CALCUTTA, the 17th February 1863.

Notice.

ALL Persons having claims against the Bauch Bazan Scarw Company "Limited" are hereby requested to lodge the same at the Office of the undersigned on or before March 1st next, after which date they will not be reorgalized.

John Bounaballe & Co.,

Sheys., B. B. Screw Company "Limited."

3. FAIRLIE PLACE, Calcutto, 17th January 1868.

Notice.

By Resolution of the General Meeting of Proprietors held on the 27th January 1863, sixty Shares of the Calcutta Dacking Company Limited were ordered to be sold in open market to the highest hidder.

Sealed Tenders for all or any part of the above Shares marked "Tender for Shares," and addressed to "The Superintendent of the Calcutta Docking Company," will be received at the Commany's Office. No. 7, Strand, up to the 3rd March 1863, on which date, at 11 a. a., the Directors will publicly open the Tenders in presence of such persons as may then attend at the Office, and will then and there allot the Shares to the highest bilder.

By Order of the Directors,

J. M. MELANT, Superintendent.

The 28th January 1868.

Notice.

Ms. Mathew Liste Indam has been admitted a Partner in our Firm, and our business in London will be carried on under the style of Hay, Ingram-

> JOHN OGILVY HAY & Co., Akyah and Bussein.

AKYAB, The 19th February 1883.

Notice.

WE have authorized MR. WILLIAM PIRST DUFF to sign on Firm from this date.

MACKENZIE, LYALL & Co.

CALCUTTA, The 26th February 1863.

Bengal Tea Company Limited,

Tue Fifth Ordinary Half-yearly General Meeting of the Company will be held at 12 o'clock on Wednesday, the 11th March 1863, at the Registered Office, No. 14, Strand.

S. H. ROBINSON, Acting Secretary.

Lost, Stolen, or Destroyed.

THE undermentioned Government Promissory Note, standing in my name (Ushrufoonnissa Begum). This Note was never endorsed by me to any party.

Payment of Interest on the Note has been stopped in the Accountant-General's Office, and application is about to be made to Government for the issue of a Duplicate Note in my favor.

No. 7471-25171 of 1842-43, for Rupees 5,000. USBRUPOONNISSA BEGUM.

No. 330.

Lost or Destroyed.

THE Government Promissory Notes specified below, originally standing in the names of various parties, and last and used to the Superintendent of the Etawah Terminal Division, Ganges Canal, Menpaorie, by whom they were never endorsed to any other person. Payment of the Notes and of Interest thereupon has been stopped at the Loan Office, and application is about to be neads to Government for the issue of Duplicate Notes in favor of the proprietor :-

No. 1224 of 7493 of 1835-36, for Rupers 1,000,

favoring Shewpershad and Toolseeran.

No. 7407 of 1842-43, for Rupces 500, favoring

Soobadar Major Bansing Bahadoor. No. 8410 of 1842-43, for Rupees 500, favoring Eusign J. S. Rawlins.

R. E. Fourest,

Supit., 8th Dion., Ganges Canal.

Brawan Pener. Divn.; Ganges Canal Office, The 9th February 1868.

Lost, Stolen, or Destroyed,

THE undermentioned Government Promissory Notes, standing in the name of Koothoodeen Ahmed Khan, the Proprietor, by whom it was never endorsed to any other person. Payment of the Notes and interest thereupon has been stopped at the Loan Office, and application is about to be made to Government for the issue of duplicate Notes in favor of the Proprietor: -

No. 42146 of 1854-55, for Rs. 1,000

for ,, 1,000 , 42146 of 39

KOOTHOODERN ARMED KHAN.

LUCKNOW, The 21st February 1868.]

Lost

A Government Currency Note, No. 18674, for Rupees 100. Payment has been stopped.

Notice.

Lost First-Half of Currency Note, No. 7239736, for Rupees 20,

NOTICES issued by the POST-MASTER of CALCUTTA.

No. 215. 🚜

The 23rd Pebruary 1863.—Notice is hereby given, that the Mails for Chittagong, Akyab, Rangoon and Moulmein, for transmission per Steamer India, will be closed at this Office on Sunday, the let March 1868, as 6 P. M.

Letters, &c., for Port Blair can be cent vid Moulmein by this opportunity.

No. 216.

The 25th February 1863,-Mail Packets for the Overland Mail which leaves Bombay on the 13th March, will be closed at this Office at 5 r. M. on Wednesday, the 4th idem, rid Marseilles only.

Letters and Papers for transmission vid Bombay will be received up to 6 P. M. on every day prior to the 4th, and Inland Postage to Bombay must be prepaid in Stamps on Letters sent by this opportunity to places in Egypt and to Countries in Foreign Europe via Trieste.

RATES OF POSTAGE.

	Re.	Ar.	P.
Under & Ounce	0	G	-0
,,	0	_	-0
p 4 n	•0	14	()
, i ,,	-, 1	U	- 0

No. 217.

The 25th February 1863 .- The Public are informed that an Express Packet to the extent of 200 Ounces will be sent to Bombay on Thursday, the 5th March 1863, and letters will be received up to 0 P. M. of the same day.

Each Firm or Individual will be allowed to send Letters up to one Ounce in weight, and the Express Postage must be paid in each at the Window at one Ruper for 1 of an Ounce in addition to the Stamper Postage paid by Stamps.

The 27th February 1863.—The Overland Mail nor Steamer Simla will be closed on Sanday, the Stin March 1863, at 6 g. m.

Stin March 1863, at 6 g. m.

Letters for Madras, Ceylon, the Straits, China, Mauritius, and Australia can be cent by this apportunity.

When the Company of the Overland Mail nor Steamer Simla will be closed on Sanday, the Straits and Australia can be cent by this apportunity.

The 26th February 1863.—Notice is hereby given, that the Mails for Prance, Poreign Europe, vid France, the intermediate Ports and China, for transmission per French Mail Steamer Erymanthe, will be closed at this Odice on Monday, the 2nd March 1863, at 6 p. n.

	W-i	geh ()	field	Si	geneil	iim,	Priditi	outl.	Alter po	mh.
z (Under ‡			0	6 8	£0	Rs.	0	4	0
Postage.	92 3 8 22 4	21	12	1	14	0.5		0	8	0
2	7) L	37	, u ,	2	Ü	0 (23	1	0	0



The Calcutta Gazette.

WEDNESDAY, MARCH 4, 1863.

HOME DEPARTMENT.

No. 1891.

Part William, the 2nd March 1868.

Notification.—Her Majesty has been pleased to appoint Edward Parkyns Levingo, Esq., to be a Judge of the High Court of Judicature at Fort William in Bengal.

No. 1392.

Assistant Surgeon J. G. Pilcher has been appointed Medical Officer in attendance on the Bishop of Calentin during his Lordship's tour of visitation, the appointment having effect from the 15th November last.

No. 1893.

The undermentioned Specifications of Inventions have been filed, under the provisions of Act No. XV, of 1859, in the Office of the Secretary to the Government of India, in the Home Department. Copies have been sent to one of the Secretaries to each of the Governments of Bengal, Fort St. George, Bordbay, and the North-Western Provinces:—

A copy of every Specification is open at all reasonable hours at the Office of the Sceretary to the Government of India, in the Home Department, to public inspection, upon payment of a fee of one Rupee, and a certified copy of any Specification will be given to any person requiring the same on payment of the expense of copying.

No. 179.—Alexander Johnstone, Uncovenanted Service, Bonn ty, for "Fustening Cotton Bales with Iron Bande."

No. 130.—Peter Orr, of the Firm of Orr and Sons, Mount Road, Madras, " for Pulling Punkahs."

No. 182.—Elliott Angelo, of Cossiporo, in the Suburbs of Calcutta, Shell Lac and Lac Dye Manufacturer, for the "Manufacture and Preparation of Shell Lac by Machinery."

No. 145.—Robert Woodword and Charles Foster Cox, both of Plumstead, in New Jersey, America, Gun Manufacturers for "Improvements in Fire Arms."

No. 147. Wilson Ager, of New York, America, for "Improvements in Machinery or Apparatus for cleaning Coffee, Rice, or any Seed or Grain having an outer hull and inner pollicle."

No. 148.—Stair Agnew Stewart, Civil Engineer, Bongong, for "Taking Panoramic Views on a Photographic Plate with a Lens or combination of Lenses in motion."

No. 1394.

The 3rd March 1863.

Mr. J. E. L. Brandreth, of the Civil Service, is permitted to proceed to Europe on Furlough for a period of one year from the date of embarration.

> E. C. BAYLEY, Secy, to the Goet, of India.

FOREIGN DEPARTMENT.

No. 23.

GENERAL.

Comp Muttra, the 21st February 1863.

Assistant Resident, Hyderabad, has obtained the usual preparatory leave from the 16th instant, to proceed to Bombay with the view of obtaining sick leave to Europe.

No. 25.

Chisholm, Assistant Commissioner Mr. J. W. of Sconee, Central Provinces, is appointed to officiate as Deputy Commissioner of Belaspore Mr. Chisholm assumed charge of the District of Belaspore on the 7th January.

Captain J. J. Fulton, Assistant Commissioner,

is transferred to the Sconee District.

Captain Fulton assumed charge of his duties at Seonce on the 24th December.

No. 26.

Captain A. C. Gordon, Deputy Commissioner of Nursingpore, having re-joined his appointment on the 18th November 1862, from the leave granted to him in Government General Order No. 432. dated 17th April 1862, Captain A. B. Cumberlege assumed charge of the Wurdah District, to which he was posted by Government Order, dated 7th January 1802, on the 17th December 1862.

No. 1. REVENUE

Mr. C. A. Elliot, c. s., is appointed to be Settlement Officer of the Hoshungabad District, Central Provinces.

No. 4.

Mr. C. S. Price, Settlement Officer, Chanda, has been granted leave of absence for six months, on Medical Certificate, with effect from the lat

Mr. McGeorge, Officiating Settlement Officer, Wurdah, will carry on the duties of Settlement Officer, Chandah, in addition to his own duties, corning the fibsence of Mr. Price, of Yutil further

orders.

No. 6.

The following Promotions are made in the Revenue Survey Department attached to the Provinces noted below, with effect from the 1st January 1868 :-

Ma G. Honsden, Assistant Revenue Surveyor, Second Class, Delhi and Hissar Division, to be Assistant Revenue Surveyor, First Class.

Mr. E. Foy, Senior Sub-Assistant Revenue Surveyor, Second Class, to be Assistant Revenue

Surveyor, Third Class.

Mr. C. W. Campbell, Senior Sub-Assistant
Revenue Surveyor, Second Class, First Oudh Division, to be Assistant Revenue Surveyor, Third

Mr. H. L. Pemberton, Sub-Assistant Revenue Surveyor, Second Class, Third Division, Central Provinces, to be Senior Sull-Assistant Revenue Surveyor.

Mr. J. E. Hodgson, Sub-Assistant Revenue Surveyor, First or Right Bank Indus Survey, to be Senior Sub-Assistant Revenue Surveyor.

Mr. G. R. Buttrass, Sub-Assistant Revenue Surveyor, Third Class, First Oudh Division, to be Sub-Assistant Revenue Surveyor, Second Class.

Mr. M. Brennan, Junior Sub-Assistant Revent Surveyor, Third Central Provinces, to be Sub-Assistant Revenue Surveyor, Third Class.

Mr. J. S. Pemberton, Junior Sub-Assistant Revenue Surveyor, Third Central Provinces, to be Sub-Assistant Revenue Surveyor, Third Class.

Mr. C. Sheridan, Junior Sub-Assistant Revenue Surveyor, Second Oudh Division, to be Sub-Assistant Revenue Surveyor, Third Class.

Mr. W. A. Wilson, Junior Sub-Assistant Revenue Surveyor, Second Oudh Division, to be Sul-Assistant Revenue Surveyor, Third Class.

Baboo Hurree Singh, Junior Sub-Assistant Revenue Surveyor, Delhi and Hissar Division, to be Sab Assistant Revenue Surveyor, Third Class.

Mr. P. Cowley, Junior Sub-Assistant Revenue Surveyor, Saugor and Nerbudda Division, to be Sub-Assistant Revenue Surveyor, Third Class.

Mr. G. Rae, Junior Sub-Assistant Revenue Surveyor, Saugor and Nerbudda Division, to be Sub-Assistant Revenue Surveyor, Third Class. Mr. J. J. Barrowes, Scalor Sub-Assistant, Nag-

pore Division, to be Assistant Revenue Surveyor, Third Class, from the 1st December 1862.

> No. 26A. POLITICAL.

His Excellency the Governor General is pleased to recognise the appointment of Mr. C. Oesterley as Consul for the Grand Duchy of Oldenburgh at Calcutta.

> No. 34. GENERAL.

Camp Hodul, the 25th February 1863.

Notifications.—The leave granted to Captain C. T. O. Mayne, Assistant Commissioner at Jubbulpore, Central Provinces, in General Order No. 2228, dated 21st November last, is hereby cancelled, and that Officer is allowed one month's privilege leave from the 13th November 1862, preparatory to proceeding to Europe on Sick Certificate.

No. 36.

Lientenant M. P. Ricketts, Judge of the Small Cause Court at Jubbulpors, is appointed to hold sharge of the current duties of the District during the absence of Captain C. T. O. Mayne, Assistant Commissioner, retaining his substantive appointment of Judge of the Court.
Mirza Ali, Tehsceldar of Jubbulpore, is placed

in temperary charge of the Small Cause Court of

the District.

No. 1. MILITARY.

Lieutenant-Colonel J. F. D'E. W. Hall, Com-mandant of the Erinpoorah Irregular Force and l'olitical Superintendent of Scrobie, has obtained leave of absence for one month from the 5th instant, or from such date as he may avail himself of it, to proceed to Bombay preparatory to applying for Furlough to Europe on Medical Certificate.

Major G. A. Black, Second in Command, is appointed to officiate as Commandant of the Erinpoorah Igregular Porce and Superintendent di Scrobie.

Licutenant J. P. Turton, Adjutant, to officiate as Second in Command of the Erinpoorah Irregular Force.

> No. 6. JUDICIAL.

Under the provisions of Section III, of Act IX, of 1860, being an Act to make provision for the speedy determination of certain disputes between Workman engaged in Railway and other Public

Works and their Employers, His Excellency the Governor General is pleased to extend the said Act. to all the Districts under the jurisdiction of the

Chief Commissioner of Oudh.

C. U. Artenson,
Under-Secy. to the Gort. of India, with the Governor General.

POLITICAL.

Fort William, the 3rd March 1863.

The Houble the President in Council is pleased to recognize Mr. Thomas Davidson as Acting Vice Consul for France at the Port of Bombay, subject to the confirmation of Her Majesty's Government.

> No. 361. GENERAL.

The Reverend J. B. Patch, Assistant Chaplain, is appointed to officiate as Chaplain of Tounghoo, British Burmah, in the room of the Reverend Dr. Carshore.

No. 364.

Major J. W. W. Osborne, c. s., Political Agent in Bhopal, is appointed a Marriage Registrar at Schore, under the provisions of Act V., 1852.

No. 365. The Reverend A. W. Wellis, Chaplain of Thayet Myo, British Barmah, has obtained leave on Medical Certificate for two months, in extension of that granted to him in General Order, dated 18th January last, No. 53.

No. 367.

The privilege leave granted to Mr. H. W. Beddy, Deputy Commissioner, Fourth Class, British Burmah, in General Order, dated 12th Dember last, No. 2409, is to have effect from the 23rd January 1863, on which date Mr. Beddy made over charge of the Sandoway Treasury to Mr. Hind, Extra Assistant Commissioner.

No. 363.

Major E. M. Ryan, Officiating Deputy Com-missioner, Third Class, Martahan District, resumed charge of the Martahan Treasury from Tseetkay Monng Shove Doh on 13th January 1863, and made over charge of that Treasury again to the same Tecetkay on the 26th idem

E. C. BAYLLY, Offg. Secy. to the Goot. of India.

LIST of Persons emtitled to the "India Medal," whom Medals ite unclaimed in the Office of the Secretary to the Covernment of India in the Foreign Department.

Names of Parties.

Abbett, A. E. Burrave, John Collins, J. Greed, F. Engine Driver. Clerk.
Pupil, La Martiniere.
Land, ditte. ... Pitto, di ... Merahant. ... Civil Sargeon. Crowd. G. Canoron Dodd, G. N. Davey, Pater DeRavera, J. Deverine, J. ... Clerk. Steward, La Martimere. Prat. Dowling, Peter Davis, J. ... Our of employ. ... Оусывест.

Names of Parties.

French, Lieutenant C. J. ... Ditto ditto.
Leslie, John ... Clerk, Chief Commissioner's
Office. ... Assistant Book-keeper. ... Bailway Inspector. ... Merchant. Parly, J. Rac, W. Soule, Heary

Soule, Heavy ... Out of employ. Saddler, Lieutenant T. J. ... Outh Military Police. Smith, C. Tucker, R. T. Wilson, R. ... Raffway Inspector. ... Civil Service. Merchant Tailor

H. M. DURAND, Colonel,

Stoy, to the Goot, of India.

FINANCIAL DEPARTMENT.

No. 22G.

Fort William, the 28th February 1863.

Notification.—The Hon'ble the President in Council is pleased to grant Mr. W. Balmain, Deputy Auditor and Accountant-General, Punjab, three weeks leave of absence from the 0th April next preparatory to resigning the Civil Service.

J. W. S. WYLLIE,

Under-Secy, to the Goot, of India,

MILITARY DEPARTMENT. .

GENERAL OUDER BY HIS EXCELLENCY THE GOVER-NOR GENERAL OF INDIA.

Camp Joyt, the 23rd February 1863.

No. 4 d. of 1863.—The following Extract (paragraphs 1 and 2) of a Despatch from the Right Hon'ble the Secretary of State for India, dated 8th January 1868, No. 3, is published for general information :-

Para. 1.-I have received and considered in Council your Military Letter, No. 428, dated 18th November 1862, forwarding copies of papers containing your decision that Officers of the rank of Colonel Commandant are considered to be perfectly eligible for the post of Inspector of Artillery.

2. I approve of this decision, which is in accordance with the opinion of His Royal Highness the Field Marshal Commanding-in-Chief, and I request that the Regulation framed upon paragraph 9 of my Desputch, No. 238, dated 2nd July 1862, may be so worded as to declare the appointment of Inspector of Artillery open to all Officers of Artillery not under the rank of Colonel regimentally, and not being, at the time of appointment, General Officers.

Camp Hodul, the 25th February 1868.

Ro. 5d. of 1563.—The services of Lieutenant C. H. Luard. Royal Engineers, are placed at the disposal of the Public Works Department.

H. W. NORMAN, Ment .- Col., Secretary to the Good of Judia, with the Overnor General.

MILITARY DEPARTMENT

Port William, the 2nd March 1863.

No. 165 of 1863 .- The following Military letter from the Right Hon'ble the Secretary of State for India, No. 13, dated 5th January 1863, is published for general information and guidance :-MILITARY.

No. 13.

INDIA OFFICE ;

London, 8th January 1863. My Lond,-With reference to my Despatch

No. 320" of the 10th Published in Government General Order No 807, dated
 12th September 1861. August 1861 (paragraphs 17 and 18), I

have to request that whenever a Regimental Lioutenant-Colonel who has retired under the Annuity Scheme, and whose name has therefore been retained on the List in italies, shall be ramoved from that List either by death or by any casualty amongst the Colonels, the fact of such removal and the occasion of it may be notified in General Orders.

No. 168 of 1868.—The undermentioned Officer is permitted to proceed to Europe on leave of absence on Sick Certificate: -

Major Octavius Edward Rothney, of the Bengal Staff Corps, Commandant, 5th For twenty months. Goorkha Regiment

No. 187 of 1868.—The services of Assistant Surgeon J. G. Pilcher are placed at the disposal of the Home Department, with effect from the 15th November last.

No. 168 of 1863 .- The undermentioned Individual of Her Majesty's Service is permitted to reside and draw his pay in India as an Out-Pensioner of Chelsea Hospital, according to the 23rd Clause of the Royal Warrant of the 24th May 1847, pending a reference to the Home Authorities as to the amount of his pension :-

Private Patrick Hearns, Her Majesty's let Battalion, 20th Foot.

No. 169 of 1863.—The undermentioned Officer is permitted to proceed to Europe on Farlough or private affairs :--

Surgeon Charles Hathaway,
M. D., of the Medical Department, Inspector General
C. Pricers in the Punjab of Prisons in the Punjab ... bay.

Fort William, the 3rd March 1863.

No. 170 of 1863 .- The undermentioned Non-Commissioned Officer is admitted to possion as specified apposite to his name:-

Serieant Stephen Hone, of 1 shilling per No. 3 Battery, Bengal diem, payable in Artillery.

No. 171 of 1863 .- The undermentioned Officer is permitted to proceed to Europe on Furlough on private affairs :-

Surgeon John Campbell Bow, M. D. of the Medical De-For two years, partment, in Medical charge ander the new of the 31st (Punjah) Regi- Regulations ment Native Infantry.

No. 172 of 1868.—The undermentioned Officers are permitted to proceed to Europe on leave of absence on Sick Certificate :---

Major Andrew Lawrence Busk, of the Bengal Stall Corps, (Deputy Commissioner, Um-

For twenty months.

Captain Jonathan Keer, of the late 60th Regiment Native Infantry, Deputy Assistant Commissary General ... >months, under the Lientenant Robert Stewart, of new Regulations.

For twenty

the late 40th Madras Native Infantry

No. 178 of 1803.—The services of Captain H. Hayley, of the Bengal Stuff Corps, are placed at the disposal of the Government of the Punjab.

Corps with the Bennres Inspector-General 29th Doing Daty Officer with the 17th (the Loyal Poorbeah) Regiment Native Infan-Officer with the 35th (the Regiment Native Infantry. Appointment on which admission Late Doing Duty Officer with the 2 (Punjah) Regiment Native Infantry, Assistant Commissioner, Assam. Corps, e Corps is claimed, Staff Co Bengal Late Doing Duty Officer with Horse, now Assistant Insp of Police, Benares Division. the ß Staff 9 y 1861, are appointed to State for India: Daing Duty Mynpoorie) Staff Sud N. z Z Z having Corps. S.—The following Officers having Warrant of the 16th of January of Her Majesty's Secretary of S 56th 72nd 쇻 61 Late 4 £ Lieutenant Charles Richard Matthews William Gataker Rank and Names. Ninian Lowis 174 of 1863.—T the Royal Warr be authority of H proth Thomas No. by t under

No. 175 of 1863 .- The services of Liculement A. Tulloch, of the Bengal Staff Corps, are placed at the disposal of the Government of Bengul,

No. 176 of 1863 .- The undermentioned Out-Pensioner having been permitted to reside and draw his stipend at this Presidency, payment of pension is to be made and charged accordingly:—

Rate of Pension per diem.

Rudolph William Privato (7) seven pence Sibold, an Out-Pensioner of the Royal Hospital at Chelsea, from the 6th Regiment of Dragoon Guards (7) seven pence paid up to the 31st day of Dec.

No. 177 of 1863.—The undermentioned Offi-cer having completed twenty years' service, six gears of which were on permanent Staff employ, to be Major from the date specified opposite to his name, under the Royal Warrant of the 16th January 1861, subject to Her Majesty's approval :-

Bengal Stoff Corps. ... 25th Feb. 1863. Captain J. Baillie

. No. 178 of 1863 .- The undermentioned Officer having completed twelve years' service, four years of which were on permanent Staff employ, to be Captain from the date specified opposite to his name, under the Royal Warrant of the 16th January 1865, subject to Her Majesty's approval :-

Bengal Staff Corps. Lieutenant K. J. W. Coghill ... 26th Feb. 1865. H. K. Burns, Major, Offq. Secy, to the Goot, of India.

PUBLIC WORKS DEPARTMENT.

GENERAL, - ESTABLISHMENTS.

No. 1. Camp Furrah, the 20th February 1863. Natification.—Mr. P. H. Trotter is appointed an Accountant, Pirst Class, and posted to Bongal, with effect from the date of his reporting arrival at Calcutta.

No. 2.

Camp Jegi, the 23rd February 1868.

Erraium.—The surname of the Assistant
Accountant promoted from Second to First Class, in Notification No. 18, dated 28th January 1868, in the Calentia Gazette of the 31st ultimo, is Davis and not "Davies," as was erroneously stated.

> RAILWAY, - HEAD-QUARTERS. Benures, the 7th February 1863

Notification .- His Excellency the Vicercy on his arrival at this City desires to congratulate the Officers of the East Indian Railway Company and the Public on the completion of the additional section of the Grand Trank line of Railway from Calcutta to the North-Western Provinces that has been recently opened to Benares, and on the prospects of the early opening of the whole line for truffic up to Altahabad and Delhi.

2. The distance from Calcutta by Rail to Benares is 541 miles. Work was begun in 1851. The line to Burdwan was opened in February 1855; to the Adjai in October 1858; to Rajmehal an October 1850; to Bhangalpore in 1861; to-Monghyr in February 1862, and to Benares in December 1862. In ten years therefore have been opened (including Branches) a continuous length of 601 miles, being at the rate of 60 miles a year. This is exclusive of the portion of the line already mished between Allahabad and Agra in the

North-Western Provinces, and of the section from Agra to Allygurh, which it is expected will be ready in a few weeks. Including this length the progress of the East Indian Railway has not been short of 90 miles a year, a rate which, if it has not come up to the expectations first entertained, is, under all the circumstances of the case, satisfactory as regards the past, and encouraging as regards the future.

On his journey from Calcutta to Benares His Excellency observed with much interest the numerous striking works that have been so successfully constructed on this Railway by the Company's Engineers, and viewed with particular admiration the great Girder Bridge over the Soune, which, it is believed, is exceeded in magnitude by only one Bridge in the world. The smaller Girder Bridges over the Keenl and Hullohur, the heavy flood arching in the vicinity of these rivers, the masoury Bridges over the Adjai and More, and the Monghyr Tunnel, also attracted the attention of His Excellency the Viceroy, as works of more than ordinary difficulty designed and carried out with signal ability.

4. His Excellency the Governor General gladly accepts this opportunity of acknowledging the services rendered by the Officers of the Railway Company in the presecution of this great work; and of expressing more especially the strong sense he entertains of the high engineering skill and the steady devotion to his duties exhibited by Mr. George Turnbull, the Chief Engineer of the Company in Bengal, who in a few days will give up the direction of the works which he has now seen completed. Although not in the immediate emthe opinion of His Excellency well carned the expression of the thanks of the Governor General for his professional services, which have indeed been rendered as much to the Public as to the Railway Company. In all Mr. Turnbull's dealings with the Officers of the Government he has invariably shown that moderation and desire to conciliate which were essential for the harmonious and successful carrying on of the Railway Works, under the peculiar conditions imposed by the terms of the Government guarantee; and the Governor General has much satisfaction in signifying in behalf of the Government of India his high estimation of the manner in which all Mr. Tarnbull's relations with the Government have been conducted.

5. His Excellency the Viceroy will not fail to bring to the favorable notice of Her Majesty's Government the long and excellent services of Mr. Turnbull, who, having been the first Railway Engineer employed in India, has now happily seen the portion of this great work on which he was more particularly engaged brought to a close after many years of ardness and persevering labor, under circumstances of unusual difficulty, with the most complete satisfaction to his employers, and to the Government, and with the highest oredit to himself.

R. STRACHEY, Liout.-Cal., R. B., Secretary to the Government of India, with the Governor General.

No. 45.

GENERAL, KSTABLISHMENES. Fort William, the 28th February 1863. Notification .- The following General Order by His Excellency the Commander-in-Chief is re-published for the information and guidance of Officers of the Public Works Department under Pyra, P. whom Warrant Officers are employed :-

Head-Quarters, Camp Lucknow, the 24th January 1863.

The following letter from the Right Hon'ble the Secretary of State for India is, with the sanction of Government, published for general information and for the guidance of Departments in which Warrant Officers are employed :-

" No. 437, dated the 25th November 1862.

Para. 1.- Applications being from time to time received from the Warrant Officers on leave in this country for free passages back to India, and the Applicants having stated that it was their impression on leaving India that they were entitled to passages back to that country, I have to request that it may be clearly explained to all Warrant Officers who are granted leave to Europe that they are not entitled to passages back to India.

"2. It will be desimble at the same time to inform them of the rate of Furlough pay to which they will be entitled while in Europe."

> No. 46. The 3rd March 1863.

Leans of Absence.—The privilege leave for one month granted by the Chief Commissioner of Oudh to Mr. W. H. Pigott, Accountant, Third Class, from the 19th January 1863, under Section VII. of the Uncovenanted Absentee Rules, is confirmed.

J. P. Beadle, Lieut.-Col., R. E., Offg. Secy. to the Gont. of India, in the Public Works Dept.

MARINE DEPARTMENT.

No. 227.

Fort William, the 3rd March 1863.

Notification.—Mr. W. H. Sandsman, Chief Superintending Engineer of the Government Steam Factory at Kidderpore, reported his departure from India on sick leave per Peninsular and Oriental Steam Navigation Company's Steamer Gaudia, which vessel was left at Sea by the Pilot on the 24th February 1863.

J. RENNIE, Secy, to the Boot, of India.

No. 4870. The 3rd September 1862.

List of Persons entitled to Medals as noted below, whose Medals lie unclaimed in the Office of the Controller of Marine Affairs:-

		1st China War,
Abree, Domingo	1 1 1 1	Blenner " Nemeris."
Augustin, John	-41	" Enterprise."
CHERRY, AUGUSTION		" Totrasserim."
Coco, F.	115	" Nemmin."
Colquisons, J.	*11	" Queen,"
Conletts, Victor	117	H Nomesin."
DaCruz, Dr.	P 1 0	of Wastermanning of
Deprengues, M.	143	2 Spingar
Domingo	414	C. Charles H
Faredough, H.	100	Gunner, Steamer "Madagasear."
Francis, J.		Stramer " Nemesia."
Gorrer, A.		M & Hannard Ph
Gomes, A.	***	6 Mark consequent
Course, R.	171	16 () transfer 17
Gomes, A.	441	" Hooghly."
Cibren, T.	444	2nd Class Engineer, Stramer " Phiegethon."
Harley, Il. L.	+++ +-1	lot Engineer, Steamer "Nemeria."
Higgs, T.		Engineer Apprentice, Steamer "Enterprise."
Hame, W.	24.5	2nd Officer, Steamer "Tenastering,"
	65. Th	Steamer "Enterprise."
desam, M.	77 111	Potty Officer, Strawer "Madagascar."
Lawrence, A.	441	Steamer "Enterprise."
Massiah, J.	***	" Хонкум"
Mignel, F.	111	A STATE OF THE PARTY OF THE PAR
Morton, G.	171	1st Engineer, Steamer "Transcerim."

Romana,de P.	the	" Garett
Sheriff, E.	111	"Mulngarent."
Smith, J.		"Queen."
Semonda, R.		"Promagine,"
	Ber	tat Engineer, Steamer " Pinto."
Thompson, J.	**1	The Istigation of Minister of Change of
Wall, A.P.	.+.	1st Lieutenont, Steamer " Queen."
Burmak	11/4	elals with Clasps for Pegu.
Berton, Q.		Engineer Apprenties, Steatner "Fire Queen."
	1484	Apothecary, Steemer "Malunmidy."
Bendle, G. H.	EAR	Applicate, Sections areas and
Bolt, C.	TAT	Clerk in charge, Steamer " Frate."
Bowen, C.	1141	let Engineer, Steamer " Mahanaddy."
Conway, M.	401	Engineer Approntice, Steamer "Damoodah."
Davidson, G.	-11	let Engineer, Stemmer "Mahannaday."
Denton, H. W.		ard Officer, Surveying Vessel " Krishna."
	411	Old Owner, Detailing 1
Eckley, R.	4111	2nd Officer of the Steamer " Dansondah."
Evans, G. W.	461	and Course of the Stemmer Tambounds
Godfrey, W.		Purset's Steward, Steamer "Nerbudgh,"
Godwin, M. F.	941	Clark, Steamer "Indus."
Halyburton, J.	141	A. B., Steamer " Pluta."
Hodge, T.	8-84	2nd Officer, Steatner " Pluto."
Heed, J. B.	+4.1	2nd Officer of the Steemer "Lord William
10000, 01 014	+41	Bentinck."
* - D		
Jackson, R.	49.9	Bontowain, "Phlegethon."
Kennedy, J.	19-	Beatewain, Steamer " Fire Queen."
Lawson, W. 9.	mp n.	Surgeon, Stemmes: "Proseroine."
Lodge, W.		A. B., " Tonasserim."
Loweny, W.	100	A. B., " Tenasserion."
Mackey, J.		Engineer Apprentue, Steamer " Hugh
memoral, e.	100	Lindsay."
37 10 75		A. B., Steamer " Tonamerim."
Main, G.		A. D., Stondier Julianistration
Middleton, J.	1+1	3rd Engineer, Steamer " Proscrpine."
Miller, J. M.	994	Burgeon, " Fire Queen."
Pope, J.	416	Ginner, Steamer " Plate."
Ramsbothum, W.	114	Engineer Apprentice, Steamer "Pluto."
Roan, J. R.	141	2nd Officer, Stagmer " Unterprize."
		Midshipman, Steamer " Enterprise."
Root, J. T.	444	Commander, Steamer " Philipothot."
Tauamph, M.	9.94	Colliffication of the second second
Thompson, R. S.	464	Burgeon, Steamer "Pluta."
Tonne, W. B.	4.0	Red Officer, Steamer " Enterprise."
Twinden, V.	10.	Midshipman, Steamer " l'Into."
Woodley, J.		Midehipman, Steamer "Temaserin."
	-4-	India Meduta.
Brown, William	117	Ganges Flotilia.
Sanderson, H.	144	Civil Service.
		nekuoso Medale.
	3.	COLUMNIA ME CHARLES
Brien, J. J.	444	
		John G. Reddin.
	OB	
	Vill	g. Controller of Murine Affaire.
	- "	

ORDERS by the LIEUTENANT-GOVERNOR of BENGAL,

No. 1648.

The 27th February 1863 .-APPOINTMENTS .-Baboo Buttoniali Ghose, Deputy Magistrate and Deputy Collector of Backergunge, is vested with the full powers of a Collector, under Regulation VII. of 1822 and IX. of 1825, in that District.
The 28th February 1863.—Mr. W. T. Tucker

to be Joint Magistrate and Beputy Collector of

Sheikh Ahmed Hossein to be an Honorary Magistrate in Tirhoot, and to exercise the powers of a Subordinate Magistrate of the Second Class, as described in Section XXII. of the Code of Criminal Procedure (Act XXV. of 1861), and Section 1. Act X. of 1854, in that District.

The 2nd March 1863 .- Baboo Tarucknath Ghose, Deputy Collector, Third or Eastern Division Survey, is transferred to the First or Northern Division, and to exercise the full powers of a Collector, under Regulations VII. of 1822 and IX. of 1825, in Dinagepore, Rajshahye, Bograh, Muldah, and Rungpore,

Moulavy Muliomed Sadiq, Officiating Deputy Magistrate and Deputy Collector, Nuidea, &c., is transferred to the Revenue Survey, Third or Eastern Division, and to exercise the full powers of a Collector, noder Regulations VII of 1822 and IX. of 1825, in Dacea, Bullooah, Sylbet, Tipperah,

and Mymensing.

Moulavy Abdool Kurreem, Deputy Magistrate and Deputy Collector of Perozepore, is, under Section 11., Act 1X. of 1885, vested with the Judiciai powers of a Superintendent of Salt

Chowkies, as prescribed by Regulation X. of 1819,

and Act XXIX. of 1838, in Backergunge.

The 3rd March 1868.—Mr. C. P. Hobbouse
to be a Member of the Board of Examiners.

Mr. H. M. Weatherall to be Assistant Superin-

tendent of Police of the First Grade in Purneah. Mr. A. Anley to be Assistant Superintendent of Police of the Second Grade in Shahabad.

Mr. G. A. L. Birch to be Assistant Superintendent of Police of the Second Grade in Boerbhoom.

Mr. J. H. Johnstone to be Assistant Superintendent of Police of the Second Grade in Hooghly. Mr. W. Campbell to be Assistant Superintendent of Police of the First Grade in Behar.

Mr. R. H. G. Irvine to be Assistant Superintendent of Police of the Second Grade in Midna-

The following Officers to be Assistant Superintendents of Police of the Third Grade in the Districts mentioned, vis :-

	C. Jennina	144	In	Midnapore.
٦,,	J. N. McQueen	644	12	Chumparun
33	C. J. Cassaigne	***	432	Tirboot.
\$20	R. H. Renny		13	Purneah
. 37	L. T. Rishop H. Wilkins	4 + 1	12	Patna.
127	H. Wilkins			Hooghly.
E 37	J. Chapman			Rajshaliyo.
J 12	J. D. L. Houghton		32	Rungpore.

Mr. G. A. Pepper, Magistrate and Collector of Noncolly, for a fortnight, to enable him to re-join his appointment.

Mr. W. G. Deare, Deputy Magistrate and Deputy Collector of Mageorah, for two months, under Clause 1, Section VII. of the Uncovenanted Absentee Rules, making over charge of his office to the Deputy Magistrate and Deputy Collector of Jenidah, Mr. A. C. Wright, who will conduct the duties thereof in addition to his own during Mr. Deare's absence, or until further orders.

Notification .- The 3rd March 1863 .- Mr. R. S. O'Connor Officiating District Superintendent of Police, Tirhoot, having assumed charge of the office on the 24th ultimo, the unexpired portion of the leave granted to him on the 18th idem is cancelled.

> E. H. LUSHINGTON. Secy, to the Goot, of Bengal,

Public Works Department,—Bengal.

· COMMENICATIONS,-ROADS.

No. 46.

Fort William, the 28th February 1863.

Declaration .- Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, riz., for the construction of a Road from Nowadah to the Town of Behar, it is hereby declared that for the purpose above stated, a strip of land is required about twenty-one miles in length, and of an average width of one hundred and ten feet, more or less, situated in Pergunnah Suman and Behar, between the Village of Nowaday and the Town of Behar, in Zillah Behar,

This Declaration is made under the provisions of Act VI, of 1857 to all whom it may

Conceru.

General, - Establishments.

No. 47.

The 2nd March 1863.

Appointment .- Private W. Gorman, Probationary Assistant Overseer, attached to the Lower Assam Division, is appointed to the Public Works Department in Bengal as an Assistant Overseer.

> F. R. Boycz. Asal. Secy, to the Govt. of Bengal, in the Public Works Dedt.

Oplum Notification.

Notice is hereby given, that the Fourth sale of Opium, the provision of 1861-62, will be held at the Exchange Hall, on Monday, the 6th of April 1863, at 11 A. M., and will comprise 3,300 Chests, viz.,-

Behar Opium 1,800 Benares Opium 1.440 Total Chests 3,300

- 2. The general Conditions of the sale now advertized will be the same as usual. They may be ascertained by reference to the Notification issued on the 8th November 1862 and published in the Government and Exchange Gazettes, or on application at the Office of the Board of Revenues
- 3. The latest dates for deposit and clearance will be the 11th and 21st April 1863, respectively, that is to say, no Bank of Bengal Receipts, Company's Paper, or other Public Securities that may be tendered for deposit in redemption of Promissory Notes given by l'urchasers in the Sale Room, will be received after 4 P. M. of Saturday, the 11th April 1868, and no Bank of Bengal Receipts in full payment of Lots will be accepted after 4 P. M. of Tuesday, the 21st April 1863.
- 4. In addition to the quantity above advertized for sale, the following quantities, more or less, of Behar and Benares Opium of 1801-02will be brought to sale, in the present year, on or about the dates specified below. The Board, however, reserve to themselves the right of altering these dates should circumstances render it expedient to do so:-

			Behar about Chests,	Benares about Cheste.	Total about Chrata
On or abou	t Wednesday		3,860	1,440	3,500
Ditto	Monday	8th June n	1,850	1,440	3,300
Hitto	Thursday,	Sah July	1,846	1,440	3,300
Tritto	Monday,	10th Aug. in	1,860	1,440	3,360
Llitto	Monday,	7th Sept. o	1,860	1,440	3,300
Ditto	Monday,	6th Den 21	1,850	1,440	3,300
Dittu	Monday,	Bill Nov. o	1,860	1,440	3.304
Ditto	Monday,	7th Dec. o	1,858	1,684	3,317
		Total	14,873	11,544	26,417

By Order of the Board of Revenue,

J. P. GRANT, Offg. Junior Secretury.

The Sed March 1863.

SALT FOR EXPORTATION.

STATEMENT showing the quantity of Salt in store arritable for exportation on private trade at each

Name Dustre	BR OF GARGERTY BARRESS		generally available private experiation on in 1863.		Quantity experted on private trade or als- signed to synthesis- up to 13th January 1669,	Quantity remaining in store actually arail- able for export on 16th January 1805.	Remanys.
				INDIAN MAUSDS,	Інріан Мачирь.	LEDIAN MAUSTO.	
Godavery	*4.	Coringe	411	1,50,900	8,600	1,41,000	Boats are easily procurable
Nellon	{	Iskapalli Varini Kristnapatam Pakala Binginipalli	641 - 1 641 - 1 641 - 1	\$0,000 30,000 \$4,000 10,5774 6,86p	5,160	48,000 81,000 40,000 14,733 6,260	Boats are casily obtain able at the first feu- Piets, and at Bingmipali they can be obtained from the unighbouring Poets.
Madrae	{	Madraa Eurore Coveling		2,00,385 1,35,000 92,268	1,30,680 65,458 46,550	60,353 69,632 43,869	TOTIL
Cations	{	Kattansavadi Vodaraniam Neidasaani	ļ	1,00,000 10,909 50,000		10,000 10,000 60,000	!
Kadura	{	Kejakatai Davi Patlanun Thomby	10 ma 10 ma	61,699 72,000 82,520	# h= h=1 +h	61,000 72,000 89,590	Boats are procumble.
		Tota	ı	10,88,564	2,59,397	8,29.67	7

Becenue Board Office, Madras, 10th February 1863.

R. A. DALYELL, Sub-Socretary

N. R.—Salt for export will be supplied by Coverament at the cute of 15 Rupect per 100 Indian Manuals, which includes charges of slipmont, except at the Port of Madaus, where the Salt will be delivered on the beach.

PUBLISHED for general information.

By Order of the Board of Revenue,

FORT WILLIAM, The 28th February 1865. 5

J. P. GRANT, Offg. Junior Secretary.

No. 110.

Notice

Opium advertized to take place on Friday, the 6th of March 1863.

By Order of the Board of Revenue,

J. P. GRANT,

Officioting Junior Secretary.

FORT WILLIAM, The 25th F.bruary 1863.

Opium Morificatios.

Notice is hereby given, that the third sale of Opium, the provision of 1861-62, will be held at the Exchange Half on Tursday, the 10th of March 1863, at 11 A. M., and will comprize 8,800 Chests, riz.,—

Behar Opium ... 1,860

... 1,440 Benares Opium 0 Total Chests ... 8,300

2. The general Conditions of the sale now advertized will be the same as usual; they may be ascertained by reference to the Notlication issued on the 5th November 1862, and published in the Government and Exchange Gatelles, or on applica-tion at the Office of the Board of Revenue.

3. The latest dates for deposit and clearance will be the 16th (the 15th being Sunday) and 25th March 1863 respectively, that is to say, no Bank of Bengul Receipts, Company's Paper or other Public Securities that may be tendered for deposit in redemption of Promissory Notes

given by Purchasers in the Sale Room will be received after 4 r. m. of Monday, the 16th March 1863, and no Bank of Bengal Receipts in full payment of lots will be accepted after 4 r. m. of Wednesday, the 25th March 1863.

4. In addition to the quantity above advertized for sale the following quantities, more or less, of Behar and Benares Opium of 1861-62, will be brought to sale in the present year on or about the dates specified below. The Board, however, reserve to themselves the right of altering these dates should circumstances render it expedient to do so :--

	•		Behar abritt	Banares short Churts.	Tutal about Chesta.
On or about	Monday, 6th April Wadorsday, 8th May Monday, 8th July Monday, 9th July Monday, 10th Aug. Monday, 7th Sept. Thursday, 1st Oct. Monday, 2nd Nov. Alanday, 7th Dec.	1863. 10 10 10 10 10 10 10 10 10 10	1,860 1,840 1,860 1,860 1,860 1,860 1,860 1,863	1,440 1,440 1,440 1,440 1,440 1,440 1,440 1,440	3,300 8,300 3,300 3,300 5,300 5,300 3,300 3,300 3,317
	Total		10,783	17,084	29,717

By Order of the Board of Revenue,

J. P. GRANT, * Offg. Innior Secretary.

FORT WILLIAM, The 3rd February 1863.

NOTICE.

THE TRADE RETURNS of the Port of Calcutta, for the Montus ended 31st Accest and 30rm SETTEMBER 1862, may be had at Rupees 4 per copy, on application at the Calcutta Gazette

The 17th February 1863.

Notice.

"Parments by Cheque on the Bank of Bengal at the Presidency will henceforth on no account be made by the Presidency Pay-Master on the last day of the mouth."

C. F. M. MUNDY, Major, Presidency Pay-Master.

FORT WILLIAM; Pay Office. The 26th January 1863.

Orders by the Vice-Chancellor and Syndicate of the Calcutta University.

26. A SPECIAL Meeting of the Senate will be held at the Town Hall on Monday, the 16th of March, at 4 P. M., for conferring Degrees.

27. Graduates and Under-Graduates of this University who wish to be present must apply for Tickets at the University Office.

28. Graduates and Licentiates must appear in

their proper Academic costume.

29. The undermentioned Candidates are added to the List of successful Candidates for the Degree of Bachelor of Arts, published as per Order No. 25 in the Guarite of the 18th instant, page 569 :-

SECOND DIVISION.

In alphabeticas order.

Anuntoram Ghose ... Presidency College. Deno Nauth Mookerjee ... Taucher, Jonye School. Koylas Chunder Mookerjee. Presidency College. ... Teacher, La Martiniere Phillips, A.

College. Roby Chunder Gaugooly ... Presidency College. Ditte Romesh Chunder Pose Shoshe Bhoosun Mookerjee... Ditto ditto.

> J. RICHARDS, N. A., Offy. Registrar.

The 2nd March 1863.

Notice.

THE Office of the Commissioner of Revenue and Circuit, Nudden Division, has been removed to No. 18, Park Street, Calcutta.

The 20th December 1862.

Notice.

Under Section 54, Act VIII. of 1855, the Effects of the late Mr. D. Crawrond, Assistant Engineer, Second Division, Labore and Peshawar Road, have been placed under the Seal of this Court pending receipt of instructions from the Administrator General. Parties indebted to, or having claims against the Estate, are requested to communicate with the undersigned within one month from this date.

> Gno. D. WESTROPP, Extra Assit. Commissioner.

RAWUL PINDEE; Depu. Commissioner's Office, The 9th February 1863.

Notice.

No. 12 or 1862-63.

It is intended about the 15th of April neareto hold, at the Government Timber Depôt, Rungoon, a sale of about 8,000 logs of Teak Timber. Further particulars will appear hereafter,

By Order of the Officiating Conservator of

Forests, British Burmah,

A. S. MAGDONALD, Asel. Conservator of Forests, Hanguen.

OFFICE OF THE ABSTRANT CONSERVATOR OF FORESTS; Rangoon, The 13th February 1863.

Registration of Carts and Hackeries, &c.

ACT XXVIII. OF 1856.

Wirm reference to Section XVIII. of Act XXVIII. of 1850, notice is hereby given, that all Carriages, Carts, and Hackeries, of the several descriptions mentioned below, are required to be registered in the Office of the Municipal Commissioners, and whoever, after the 7th March 1868, keeps any such vehicle without being so registered renders himself liable to a fine of 10 Rupees.

Every four-wheel Carriages on springs drawn by one Horse or Pony, or pair of Ponies, under 13 hands in height, and every four-wheel Carriage without Calcutta.

Every Cart and Hackery kept and used within the Town of Calcutta.

A fee of four annus will be charged for each registry of every Cart and Hackery plying for bire within the Town of Calcutta, or let for hire. and used within the Town of Calcutta and kept at any place beyond the limits thereof.

By Order of the Municipal Commissioners,

R. Tueneum,

Sery. to the Municipal Commissioners

MUNICIPAL COMMR.'s OFFICE, 1, Chowringhee Road, The 23rd February 1863.

Sheriff's Office, the 18th February 1868.

Notice is hereby given, that a Sessions of Over and Terminer and Gaol Delivery, and also an Admiralty Sessions, will be holden by the High Court of Judicature at Fort William in Bengal for the Town of Calcutta and Factory of Fort William, and the places subordinate thereto, at the Court House, in the Town of Calcutta, on Tuesday, the Tenth day of March next, at 12 o'clock at noon.

The Court will open on the first day of the Sessions at 12 o'clock at noon, and upon each succeeding day precisely at 11 o'clock in the foremon, of which all persons are required to take notice.

S. GLADSTONE,

Sheriff.

বরিত আফিন, ১৮ কেবরিউরারি দন্ ১৮৬০ মাল।

শশাচার দেওয়া যাইতেছে যে আগামি

১০ মার্চ ১৮০০ শাল মঙ্গলবার দুইপ্রহরের
সময় কলিকাতার কোট উইলিএমের এবং
তাহার অন্তঃপাতি যে সকল স্থান স্বন্ধিন্দত্ত
বল দেশের কোট উইলিএমের হাই কোট
আপন আদালত ঘরে ওয়েরটারমিনের এবং
এভমিরেলটি অথাৎ মহা সমুদ্র সম্পাকায়ণ
মোকর্দমা নিম্পাত্তি জন্য এক সেশিয়ান
অথাৎ মিছিল করিবেন।

এই নেশিয়ান ব্তকাল পর্যান্ত বসিবেক তাহার প্রথম দিবস দই প্রহরের সময় তাহার পর প্রতি দিবস এগারে। ফটার সময় বসিবেক এবিসয় সকলে করণ রাখন।

S. GLADSTONE,

Sheriff.

Notice

Is hereby given, that the Titalyali Annual Fair, in Zillah Rungpore, will commence on the 1st March 1863.

V. T. TAYLOR,
Offg. Magistrate.

Renordes, The 2nd January 1808. Calentta ; Sheriff's Office, the 28th January 1863.

Notice is hereby given, that the Criminal Sessions of the High Court of Judicature at Fort William in Bengal, in its ordinary original jurisdiction for the year 1868, will be held on the undermentioned dates, ris.:—

2m4	Criminal	Sessions.	Tuesday,	10th March.
fird	27	12	Friday,	
4th	12	- 11	Wednesday	, 10th June,
āth	31			24th July.
6th		31	Monday,	31st August,
71h	91		Monday,	oth October.
धारी		1.11	Tuesday,	24th November.

S. GLADSTONE,

Sheriff.

Nuddea Rivers.

Report shewing the least Depth in the present Navigable Channels from the 17th to 23rd February 1903.

NAMES OF RIVERS.	Least Depth of	o neer.	Remarks.
Matabangah,*	Ft.	Ĭ'n.	
Above Entrance in Ganges On the Entrance Shoal Thence to Hat Beauleah,	5 Clo		
44 miles Hat Beauleah to Alick-	1	2	
deah Aliekdeah to Kissen-	Clo	sed.	
gunge, 35 miles Kissengunge to Hoogh- ly River, 34 miles	2 4	3	
BHACGIRUTTEE.			
Entrance Thence to Jesgunge Jeagunge to Cutwa,	2	8	
60 miles Cutwa to Nudden,	1 2	8	10
46 miles	3	8	
JELLINGHEE.		ĺ	
Entrance Thence to Kurcempore, 19 miles Kurcempore to Teen-	Clas	sed.	
katta, 35 miles Teenkatta to Nudden,	1	7	
60 miles	2	1	

Height on Guage at Berhampore, on the 23rd February 1863, $\pm 2\frac{1}{4}$ inches.

R. G. Smyth, Lieut., R. E., Offg. Sugalt., Nuddea Rivers.

The 28th February 1863.

ADVERTISEMENT OF SALE.

. NOTICE is hereby given, that the Zemindaree rights of Government to the Khas Mehals situated in the District of Midnapore, and mentioned in the Statement hereto annexed, will be put up to sale, under orders of the Board of Revenue, as communicated in their Secretary's letter No. 182, dated 13th December 1862, in the Midnapore Collectorate, on Monday, the 6th day of April 1863, corresponding with the 26th Choit 1270 Undee, and the 25th Choit 1269 Bengallee.

The Purchasers of the Melials will be subject to the undermentioned Conditions:—

CONDITIONS OF SALE.

lat.—The Estates to be sold to the highest bidders above the upset price.

2nd -When the amount of purchase money does not exceed Rupees 100, the whole amount to be paid down at once. When the amount of purchase money exceeds Rupees 100, a deposit, at Rupees 25 per cent, to be at once made upon the amount bid; the same to be forfeited to Government if the whole amount of purchase money be not paid by noon of the 15th day after the sale, or if the day be a close holiday, then on the first Office day, reckoning the day of sale as one, and the Mehal will be again put up to sale at the risk of the former Purchaser.

3rd.—The sale to be subject to existing leases and to the right conferred by the Settlement pro-

ceedings and laws in force, and Purchasers to be bound to respect the rights of resident cultivators who

have signed the Jummabundees made by the Revenue Authorities.

4th .- The annual Embankment charges of the Mehals which are assessed with such charges will be paid by the Purchasers, as heretofore paid by Government, proportionately with other Zemindars. The existing arrangements for the repairs and maintenance of the Embankments will remain in force.

5th.—In addition to the ordinary Sudder Jummas fixed on the Estates Purchasers will be bound to pay an annual sum calculated at one per cent. on the Sudder Jummas, to be devoted to the construction of roads and improvement of communications. This sum will be leviable in the same manner as other arrears of Revenue.

1	2	* 3	4	4		5			в			7	
Number of	Collectorate Towjee Number.	Name of Mehals and Pergunnahs.	nd Area.			Sudder Jusama.			Upset Price.			REMARKS.	
	Towjee. ly num-	86-67	В.	C.	В.	Rs.	As.	P.	Rs.	Дя.	P.		
1	191.	Chundeepore,in Pergunnah Kedarkoond 68	5 83	7	12	313	0	n	624	0	0	Let in farm to the end of 1271 Umles.	
2	4 6 7	Beloon, Pergunnah Kedar- koond	164	19	- 8	140	0	0	280	0	0	Ditto.	
5	Meha	Khamar Koosaomda, Per- guunah Kedarkoond 72	16	12	8	16	0	0	. 32	0	- 0	Ditto.	
4	Hoodas of hearth re Towjee.	Borooce, Perguunali Kedar- koond	70	16	0	62	0	0	124	0	0	Ditto.	
5	ler Fale	Deojeepore, Pergumah Kedurkoond 75	438	16	8	194	0	0:	388	0	b	Ditto.	
6	· 43.	Tagarcea, Pergunnah Ke- darkoond	335	4	12	159	0	0	318	0	0	Ditto.	
	ewjee.	Nischanta, Pergunnah Khu-								4			
7	1.68 81	*50	427	7	8:	369	0	0.	778	0	Oį	Ditto.	
8	MehalN After sa will be so bered in	Barogarea Rutunpoor, Per-	- 65	18	4	27	0	Q _i	54	0	0	Ditto,	

MIDNAPORE COLLECTORATE,) The 9th January 1863.

H. MADDCKS, Officiating Collector.

[736]

ADVERTISEMENT OF SALE.

NOTICE is hereby given, that the Zemindarez Right of Government to the several Khas Mehala, situated in the District of Bhullooah, and mentioned in the Statement hereunto annexed, will be put up to sale, under orders of the Board of Revenue, dated 25th October 1862, No. 60, at the Bhullooah Collectorate, on the 18th March 1863, corresponding with the 1st Choitro 1269 B. 8.

The Purchasers of such Mehala will be subject to the Conditions laid down below:—

CONDITIONS OF SALE.

let .- Estates to be sold, with the Sudder Jummus entered against each below, to the highest bidder above the upset price.

2nd.—The sale to be subject to existing leases and to the right conferred by the Settlement proceedings and laws in force, and Purchasers to be bound to respect the rights of resident cultivators who have signed the Jummsbunder made by the Rovenne Authorities.

3rd .- If the amount of purchase money do not exceed Rupees 100, the whole amount is to be paid down at once.

44.—If the amount of purchase money exceed Rupees 100, a deposit is to be at once made of Rupees 25 per cent, upon the amount bid; the same to be forfeited to Government and the sale cancelled if the whole amount of purchase money be not paid by noon of the 15th day after the sale, reckoning the day of sale as one, and the Mehal will be again put up to sale at risk of the former Purchaser.

5th .- The purchase will have effect from 1st May 1803.

6th.—The Purchasers shall be bound to pay in addition to the Sudder Jumma one per cent. on the total Sudder Jumma assessed from the date of entry upon their purchase for the construction of roads and improvement of communication. This sum will be levied in the same manner as arrears of Revenue.

Number of Lots.	Number of Towies.	Names of Mehal and Pergunuah.	Area.			Sudder Jumma.			Upset Price.		
	7.050	(31 - th 1 2 - 41 - 1 - 2 - 4 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2	В.	C.	Ç.	Re.	As.	P,	Rs.	As.	₽.
1	1390	Chur Purbush, attached to no Pergunnah	5,515	14	0	205	-0	0	410	٥	
\$	1405	Chur Boiragee, attached to no Per-	50		7.0	4.0			320	U	12.
8	1408		7.9	ð	13	48	0	0	96	0	0
	8+7	Pergunah		13	0	12	0	0	24	0	0-
4	551	Talook Imaumddy, Pergunnah Kan-	21	10	3	.1	n	n			
5	1558	Chur Sunno Algee, attached to no			_	177	v		8	0.	0
		'Pergannah	5,089	16	11	7	0	0,	To be sold	to t	he
6		Chur Algee, attached to no Pergunnali	0,014	18	5 -	1,218	0	0	highest bit 2,436	ider	
7	5	Mehni Barropottah, attached to no Pergunash	56	16			0				19
8	g.	Chur Sekunder, four annas share Ram-	30	10	5	43	0	0	88	0	0
9	89	kauth, attached to no Pergunnah Chur Hassen Hosein, attached to no	130	4	9	8	0	0	To be sold	to t	he
7	00	Pergunnah	322	17	13	35	0	0	highest bio	lder. O	Q.

J. H. HANKEY, Officiating Collector.

BRULLODAR COLLECTORATE, The 20th December 1862.

ADVERTISEMENT OF SALE.

NOTICE is hereby given, that the Zemindares right of Government to the undermentioned Khass Mehnl, situated in the District of Rajshuhye, and mentioned in the Statement hereto annexed, will be put up for sale, under orders of the Board of Revenue, No. 7, dated 13th January 1863, in the Rajshuhye Collectorate, on the 25th March 1863, corresponding with the 18th Chyta 1209. The Purchaser of such Mehal will be subject to the Conditions laid down below :-

CONDITIONS OF SALE.

1st.--The Estate to be sold, with the sudder jumma entered below, to the highest bidder above the upset price.

2nd .- The sale to be subject to existing leaves and to the right conferred by the Settlement proceedings and laws in force, and the Purchaser to be bound to respect the rights of resident cultivators who have signed the Jummabundee made by the Revenue Authorities.

3rd.—If the amount of purchase money do not exceed Rupees 100, the whole amount is to be

paid down at once.

4th.—If the amount of purchase money exceed Ruppes 100, a deposit to be at once made of Rupees 25 per cent, upon the amount bid; the same to be forfeited to Government and the sale cancelled if the whole amount of purchase money be not paid by noon of the 15th day after the sale, reckoning the day of sale as one, and the Mehal will again be put up to sale at the risk of the former

5th. - In addition to the ordinary sudder jumma fixed on the Estate the Purchaser will be bound to pay an annual sum calculated at one per cent, on the sudder jumma, to be devoted to the construction of roads and improvement of communication. This sum will be leviable in the same

manner as arrears of Revenue.

No.	Towjee Number.	Name of Mehal and Pergunnah. ,	A		udde m ma		Ups	et Pa	ice.	Remarks.		
		*.	B.	C.	C.	Re.	As.	P.	Rs.	Λв,	P.	581) T
31	1626	Delti Binsorah Basbarcah, Pergun- an nah Katermul.	2,106	15	15	490	Q.	0	980	0 '	0	

RAISHARVE COLLECTORATE,

The 19th February 1863.

J. R. MUSPRATT,

Collector.

Notice

Is hereby given, that a lot of Waste Land consisting of about 1,000 acres, situated on the Selim Spur, Zillah Darjeeling, and bounded as shown at the foot of this notice, has been applied for under the Governor General's Resolution of the 17th October 1861, and in accordance with Rule 22nd and Supplementary Rule O. annexed to the Board of Revenue's Circular Order, No. 63, dated 14th October 1862. The lot will be sold by Auction on the 2nd April 1883, to the highest bilder, above the upset price of Rupces 2-5 per acre, should any other application for the land be male before that date, otherwise the lot will be assigned to the first applicant at the said upset price.

2. The sale will be made in the manner and subject to the conditions prescribed by the Government Order and Circular above cited.

Boundaries.

On the North by a Stream running into the Mahanuddi River; on the South by Lot No. 16, sold on the 5th January 1863; South-East by Lot No. 14, sold on the 5th January 1863; South-West by the trace of the Cart Road; on the East by the Mahanuddi River, and on the West by Lot No. 15, sold on the 5th January 1863.

H. C. WARR, Superintendent of Darjeeling.

SUPUT'S. OFFICE; Dargerting, The 25th February 1863.

Notica.

SALE OF WASTE LANDS.

Notice is hereby given, that a lot of Waste Land consisting of \$5 acres, situated in Tugoer, Zillah Darjeeling, and bounded as shown at the foot of this notice, laving been applied for under the Notification of the Government of Bengal, dated 30th August 1862, and the Circular Order of the Board of Revenue, L. P., No. 69, dated 14th October 1862, it will be put up to sale by Augtion to the highest bidder, above the upset price of Rupees 2-8 an acre, on the 2nd day of April 1863, at the Office of the Superintendent of Darjeeling. The sale will be made in the mauser and subject to the conditions prescribed by the Government Order and Circular Order above cited.

Boundaries of the Lat.

North by a Stream dividing it from Trentler's Estate ; South and South-West by Hojhorn ; East by a Stream dividing it from Mr. Trentler's Estate; on the extreme West by the function of the Hojhora with the Stream on the North.

H. C. WAKE.

Collector.

Suppt's. OFFICE; DAPPERLING, The 25/A February 1588.

Sealed Tenders will be received by the Commissariat Officer at No. 6, Park Street, no to the 18th March, and opened there at noon on the day following 2. Forms of Tenders will be supplied by the undersigned and none others will be received.

2. Forms of Tenders will be supplied by the undersigned and none others will be received.

3. Tenders will be superscribed—"Tenders for Ordnance Stores."

4. Tenders will be bout face the houf fixed.

6. Parties may tender for an and every Article of the fixed.

7. Tenders must blow a rate for call and every Article of the fixed.

SCHEDULE.

,ylaq	duality of Su																	
Arrabi Arraine Partient	d at yourk of drive be as to mount.			_												a <u>-</u>		oT 10
	of to tobourh			_	_	_			· · ·					_				
	April 1684.		1 3	:	1	1	:			1		: 1	:	:	=			*
	.#58t ilozalZ		: ;		-	: ‡	•		:	:		: :	1	;	1			1
	Represent			:		::	:		1	:		1 1	1 7	**	1			Ē,
LIVERY.	Tantral. .ebal			: :	:	: 1	***		ŧ	Ŧ		: :	- 144	411	1			E,
Ed to aki	Docember	-	040	1 1	:	¥ :	5		100	ŧ		÷ :	: :		:			16
F DIVIDUR	Movember 1564		:	1 1	:	3	I			:		1	1 :	1	;			
INSTALMENTS DELLTERABLE AND SPECIFIC TIME OF DELITERY	October 1865	4	0.00,1	: :	:	100	20		1	GG GG		:	: :	001	24	7		1
MATER DELIVE	Spinetras Spat		:	2,000		ñ :	1		200	1		Ē	: :	ł	:			1984
ISSIALSE	BBR shinge A.		360	110	1	3	:		÷	:			7 7	;	:			9
	15851 Y'ul		1,000	: :	:	::	1	_	:			4	1 1		:			000
	,5931 onnt		00000	onofore		8 :	8		008	000		168	130	500	29			1
	May 1868.	_	1	0000	003	8 :	:		100	÷	0 0 0	077		:	b q			4
610° 1 C201{3	of bits ord W of other will address vilet	_		_												-1111	enta	120,8
Appropries	of paragraph de de Aleman		9,410	7,000	D00	150	8		GON.	P.4		168	28	300	8			907
dəirin -aivni	Period for n terms in terms in terms in		No.	102	: ::	1 20	2		No.	Ġ		2	= 3				· 	18981
	NAMPHOF ARTECISA	CLASS A.	Page Vitry, for European Soldiers No.	Clath, Canvas, Country, Counc		rivate complete	Complete Crass H.		Beres, Ammunition, Smill Arm, N. Hulkek	Male, for Poles to feet	long for Musketry	Manual to Sentia and Shorals	New her for Rack-lashing	Paris, Ogn or Hounger	Hillends of Strepers, Gan or Howitzer	Chan C.	decouterments, Infantry.	Belon, Leathor, Black, for Bifls
144	No. of Tonde	-																1

					/-	-											
										-	_				* ,		<u>.</u> , .
:	1 3		:		1	*		1 1	:	:		: :	: : : : :		*8		100
	. ; ;		†		;			‡= i	41	*		11	:::::	- -,-	\$000		KOD 16.1
:			į		1	Ť		. 11		:		::			- 22 IIII		1001
	: :		ī			:		. ::	1	:		::			*3,,,,		16.9
* {	1 1		1		7			2 :	:	ŀ		: :	1111		28		36.4
	- 4 - 4	,	ī		÷	:		1 :	ξ	Ţ.		: ;			80		- 19g
	: :		:		1			Ĭ.		00%		1 1 1			2000		25 E
ì	1.1		i		ì	:		50 3	32	à		: :	000		58 1113		 300 163
1	1 :				ŧ	1		.9	:	1		: : :	::::		83		10%
020	1,30u		Office a		210	000		8 :	8	:		2 :		_	12 00 mm		Prior Prior
\$,500	4,500	4	1,000			;		· \$	23	i		22.2	900 900 900 900 900 900 900 900 900 900		300 1,000 1,000 1000 1000		908
;	::		1		1	1		4 -	1	:		1 : 1	2,000		\$83 <u>3</u> 5	14153	OF THE PERSON NAMED IN COLUMN 1
1A 9	ila an	parmi	that to t	smaist.	то Сот	QZ.									4	471-	
8,160	1,460		2,040		074	009 "		186	200	200		2007	000°5 000°5 000°5 000°5	,	2004 K 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4		1000 1000 1000 1000 1000
					, di			Б.	F			* 5 2			*		7::
]4 of	0.17		Euro. Hugad	1				and A	1		-	Ptha					E : :
Leaned, N. P.	E. R. Ammunition	Cura'ry.	nelve, Leaffler, Carlone, I kom taviky; 20 Rosnik, I latiera	Artillery.	scool, monuter, mast, s gib Blanckler Piers, for Se Lathered whise Leather, Royal And	l'alem	Plonecra.	offe, Waist, with Plates Frogs of a Calf	to first ouch length	katiur	CLASS D.	- FD	部の土地	Crabs E.	Gleer Oil, Crement Inseed, Mustand Paint, Pry, Lemp, Black Ditto, Letharga	CLASS F.	Charceal Cod, Combry Steam Coke
	7 02° 00° 00° 00° 00° 00° 00° 00° 00° 00°	2,160 A 1,500 B 20 A 1,500 B 1,500 A 1	Me no smo my	A pill and thought of the ball	To one year (roun the but it is it i	The countries are year front the but in the	The contribution of the but th	To the Commissary of Ordunate at the best of the best	To the Commission by Or care from the late in the late	To the Commission y of Ordunave set the Assessment of the Assessment of Ordunaves set the Ordunaves se	To the Commission by of Continuous of Clark in the Part Cont. The	The transition of the Commission of Constraints and Constraint	The count part from the but in th	To the Commission y of Ordinance of the Assessment of Commission y of Ordinance of the Assessment of t	To the Commission y of Ordinance and Circumstance by the Commission y of Ordinance and Circumstance and Circumstance by the Commission y of Ordinance and Circumstance by the Commission y of Ordinance and Circumstance and Circumstan	The contract file in the bit of the contract of the bit	The construction that has been desired as a second and the part of

Thirty on the bear of the					
of givenes latmonth, agricol, to between	in live cents on amount of Contracts.				*20pu@ <u>1</u>
a district of Particular Money of the Police and Townser,	2) per cent, on amount of Confract,				Ten dor.
Apel fireA	- " :::::	b .	+ : ⁰⁰ ;	2 111	
Asat dorak				3	विस्त ना 2 2 ' (1 1 1 1 1
A681 granufell		:	2808	85,000 1,000 87,5 87,5	9 H 0 H 1
7081 Siction		:	. 10° ;	S 1111	लंब न
December 1863,	11111 1111		98	8 111	on on on
Mavetaber 1860.		1,500	2883	8,000 1,500 87.8	2 5 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
13081 mdotvO	न इस्टी	1	£ ; \$;	\$ 111	EN -
Angust 1968. Sept magust		:	: i [®] :	£ : 1 :	स्त्र ग ।। : :!!
August 1568.	30	;	25.55 5.55 5.55 5.55	See Sta	C1 01 02 01 00 E
Soet Tint.		:	Ole 1	9 : (:	5727 F
June 1862.	2000 2,000 3,000 1 1 200 1,000 1,000 1,000 200	:	8 :	2 : 1 :	21 01 - 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Lebal volk	# 1	1,500	200g 200g	2000 1.500 27.8	# 31 ST 64
t midw of bing mod W denordalista sofaitafi	To the Commissing of Ordanness and the Land				Postedry, Conferm
Agregate Quantity pr hably deliverable du tag Contract.	2000 2000 2000 2000 2000 2000 2000 200	OBO'E	3,000 8,000	12,000 6,800 8,500	\$ 0.00 mm to \$1.00
Period for which Con- tract is Invited.	Por one year from the let of May 1863.				,5881 7AM 10
	N=N : 0 : 1 : 1 : 1 : 1 : 1 : 1 : 1 : 1 : 1	18	£ 52	E a s a	8.9.11.13]
Names of Aprileise.	Freshes, Hand or Polishing Blacking, from, 14 frech City, White City, White Darang Sheer, White Tencils, Huck Lond Schormer of Austranty, Pure Sulpines of Austranty, Pure Sponze	tenn, Pfg, No. 1 Cass B.	Randove, large Basels, Butha et Wieker Weedbe, seauder et dranjedes Chase C.	Charrond, Sout vivil 194, Consulty British, Europe Coke, Europe Class D.	Hislor, Raffalor, thick, h Bides Ni, Conton Cornellat Places of Conton Cornellat Places of Conton Proposition Places of Conton Proposition Places of Conton Pla
No. of Tenslets.	¢v.				

ruoma no base and Of				relieved to demonstra	no drive weet OI
24 Dec , cent on encorr	٠			paint of Tender,	op quee und §s
# B	000 : 1 : 1 : 1 : 1 : 1 : 1 : 1 : 1 : 1	1111	111	3	91411
£ 5	18 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1:::	1 1 1	4 8	£1114
52	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	475 great	30	. 5	84 100
29	6 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	::::	111	306	# # # # # #
53	82	1111	* * X	008	: () ; ; ;
23	2000 2000 2000 2000 2000 2000 2000 200	11	0% 80% 90%	300	84 888
## 2	25	1115		900	1111
23	\$5000 11961	1111	1 1 1	900	2 1 1 1 1
23	000 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	¥ 1 1	表面囊	56	1 150
23	1 1564	11:1) / F	300	11111
\$\frac{1}{2} \frac{1}{2} \frac{1}{2} \frac{1}{2} \frac{1}{2} \fra		: : : :	: + [800	::::::
23	20	- 12 - 23 - 24 - 4	\$ 53	9	국왕 - 중중:
elmainingos estr o	1		գեն ուսի	Chelinance, Perenn	e grassimmod oT mbod
158 490	26 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	988	31 . O	092,5	22-52
trivity tasy one rod	•		*6	981 yolk tal most sa	മുട്ട് ഉതാവരള്
		Cwi Shein- Cwi	*	S A Talk	Mary and a second
- Herain, Philify Cram E,	Links, Commen, Consity Undries, Paintains, Paintain Tables Deal, Black, Kounity Liam Liam London, 107 Liam London, 107 Liam London, 107 London, 108 Salum vier Salum vier Salum vier Salum vier Salum Links Red South	Jute, Country Lines, Postsown Toya, Toyar, Borny, Country Class, A.	(Tar. en), Seembry (Tar. frems) Smithy , Stems, Caunity	Chass B. Conte, Armentition, Stratif, Arms, Ustral or Methant, N. P. Chass C.	Acid, Supports Object of King Silver Spiris of Trepenting Investigated from

	Quality of Supply.				
transt	po's tol intermedab			to per cont on amount of Tendor.	
- Jught	d ad of youth			29 per earl mounted of Tender.	
	Abet lingA		111		8
	,40st dozelf .		19:2		80
	Pobruncy 1801.		7 D 10	11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	88
CANERY	-Mai Viennal				28
THE OF BRITZET.	December 1963,		i i i		8
MP DC191C	Zbei redinavoli		500	15 16 16 16 17 18 18 18 18 18 18 18 18 18 18 18 18 18	8
GEV STAYS	Ostaber 1965.		111		8 .
IN PERTERNIE	Septimules 1803.		1::		\$6
Tasta (werts	.ebel trugah		FE 9		8
	,6181 Tlat.		:::2		09
	Libit wat	-	: : : :		9
	Moy 1863.		, e 0, e 6, e 6, e 6, e 6, e 7, e 8, e 8, e 8, e 8, e 8, e 8, e 8, e 8	15 15 15 15 15 15 15 15 15 15 15 15 15 1	24.
adl r addar	ovilehena sedelah K		10	To Commissary of Ordinanco, Percassion Cap Enclory, as Duan-Par	
-anp s	Shreeft strant, Adamentot stand Journal gui		2,452	2000年 1 1200年 1 1	1,080
-1025	daidw wit iminal dariwn ai taati			Total yable but must save one west	
		D.	tlog. 1864.	2000-W	Carr
	NAMES OF ARTICLES,	Class D	Bensher, Carnel Hair Chake, Effenye Corton Wicks	states, for Stones Fraging attack, for Stones Fraging attack of the stone of the st	Woodstre
	To of Tenders				- Francisco

A. D. Dickens, Hujor,

Eventive Commissaria! Office, The 12th February 1863.

Ainistant Commissary General.

No. 9.

Commissariat Notice.

SEALED Tenders will be received by the Commissuriat Officer at Daces up to 3 r. x. of the 24th day of Murch 1863, and opened by him at his Office at noon of the following day in the presence of all parties who may be pleased to attend, for the supply, by Contract, of the Articles specified in the subjoined Schedule at Dacca and its Dependencies.

2. No Tenders will be received except on Form obtainable from the Executive Commissanat

Officer.

3. Tenders to be superscribed-Tenders for Potatoes and Vegetables.

4. Tenders will not be received after the hour fixed.

5. Tendering parties must lodge with their Tenders the requisite Earnest Money by Daces.

Branch of Bank of Bengal Receipt or Government Promissory Notes.

6. Separate rates to be tendered for the supply of Articles mentioned in the undermentioned

Schedule as follows :--

1st. - At Station.

2nd .- Within 15 miles of Station,

3rd,-Within 30 miles of Station.

4th.—On Command, i. c., beyond the distance mentioned in the above Schedule.

SCHDDULE.

Nambe of Tender of Manner of Tender of Manner of Tender of Manner	Period for which Contract is invited.	Aggregate Gasmity probably deliver- oble during the Centract.	Where and to whom Articles are deli- verable.	able and specific time of delivery.	Amount of Larmest	Scentity to be de- positel, for Con- tract.	Quality of Supply.	Revales.
Potatoes Mixed Vegetables	let May 1863 to 80th April 1804.	Dacea 1.04,135 lbs 41,212 lbs. On Command 14,310 4,770 14,510	Station Grounds and Stospital. To Commanding and Medical Officers.	Daily proportion at half an hour before suntise.	Daeca Rupees 125 On Command n 50 Debrooglut n 50	Daeea Rupes 500 On Command " 70 Debrooghur 110	Very best in season.	Half ration of Polators (8 cz. per man) and 8 cz. of mixed Vegerables in season, from 1st November 1818 to 30th April 1864, and full ration of mixed Vegetables (11b. per man) from 1st May to-21st October 1863,

Dacca Executive Commissarial Office, The 17th February 1868.

C. S. LANE, Captain, Sub-Assistant Commissary General.

No. 10. Commissariat Department.

Norroe is hereby given, that Scaled Tenders will be received up to 12 o'clock noon on Wednesday, the 25th March 1863, by the Executive Commissariat Officer, Dacca, for the purchase of empty Porter and Ale Hogsheads for one year from 1st May 1863 to 30th April 1865.

2. Tenders will be opened by the Executive Commissariat Officer at his Office at noon on Thurston 1865. May 1865 to 20th March 1865.

day, the "6th March 1868, in presence of those interested who may choose to attend.

3. The successful Competitor will be required to deposit the amount mentioned in the Schedule at once, or in default the next successful Tender will be taken. The deposit will be retained until the Commissary General's acceptance of his Tender has been ascertained, and should such Competitor fail to furnish the Security mentioned in the subjoined Schedule within three days of such acceptance being made known to him, or his Agent, (should be not be present), and to sign the Contract Bond as soon as the Stamp Paper can be procured and the Bond made ready, his deposit will be forfeited to Government.

Fines will be levied for any infringement of the stipulation of the Bond, and if thrice

repeated the Contract will be annulled and the Security will be confiscated to Covernment.

5. The Contract must not be sublet. The Contractor's Securities will be returned to him immediately on completion of his Contract.

6. No Tenders will be received after the hour and day fixed for their presentation 7. Tenders to be superscribed—"Tenders for empty Hogsheads."

Forms of Tenders, Copies of Schedule, and all other information connected with the Contract may be had on application at this Office.

The Contractor must bind himself to make good to Government any loss which may arise from the failure of his Contract, and to pay for and remove the Casks once every month; SCHEDIJLS.

Description .	Average Number of Hogs- heads to be disposed of monthly.	Amount of deposit to be lodged by successful Competitor,	Amount of	Fines to be levi- ed for breach of Contract.	REMARKS.
Emply Porter and liogsheads	Ale (20)	Rs. 50.	Rs. 100.	Rs. 5 1st offence. , 10 2nd ,	
Eccutive Commissor. The 19th February		No. 68.		C. S. Itane, Captain,	

Commissariat Notice.

Stated Tenders will be received by the Commissariat Officer at No. 6, Park Street, up to 2.P. M. of the 13th March 1863, and apened there at noon, on the day following, in the presence of parties who may be pleased to attend for the sale of Stud-bred Horses and Fillies, &c., as specified in the subjoined Schedule.

Forms of Tender will be supplied by the Commissariat Officer on application, and none

other will be received.

8. Tenders to be supersyrihed - "Tenders for sale of Government Horses, & ..."

Temters will not be received after the hour fixed.

5. Tenders must show a rate for each and every item comprised therein.
6. Tendering parties must enclose with their Tenders, the requisite Earnest Money by Bank of Bengal Receipts of Government Promissory Notes.

Period for Amount of which Con-Amount of Enracest DETAIL. BEMARKS. tract is in-Deposit. Money. vited. Sale of Government Herses and Fidies. Landing Stallions and Horses from 5,000, 560 From let May 1 30th April 19 Stabling per Horse per mensem, in-Rupees clasive of all charges with loose, Stal fing per Horse per mensem, incheive of all charges without have box.

Fair William; Executive Commissaria! Office, the 20th February 1868.

E. A. GRUEB, Major, For Assistant Commissary Congrat.

Notice.

SEALED TENDERS will be received by the Secre-tary to the Chief Commissioner up to the 3rd April 1868, and opened by him at his Office on that day in the presence of all parties who may choose to attend, or their Agents, for the supply, by contract, of printed and lithographed English and Vernacular Forms for the year 1463-04.

The Tendem must be accompanied by specimens of paper and printing, and be superscribed with the words " Tenders for Printing," but must not have the name of the Tenderer written on the envelope.

It will not be obligatory on the Secretary to georpt the lowest Tender unless he is satisfied with the specimen of materials and workmanship and the ability of Tenderer to fulfil his engagement The Forms must be delivered at Lucknow free of all charges on and after the 1st May next, but they will be rejected if not equal to the specimen. In case of failure to furnish them when required, they will be obtained elsewhere.

No payment in advance will be made. The Forms are in English and Vernacular, the former are on

Foolscap paper of 1 sheet.

and the latter on

Serampore of the above sizes, and I sheet Bengal

Paper.
Intending Tenderers may get a list of the Forms and full particulars from the Secretary's Office. J. REID,

Secy. to the Chief Court, Oudh.

LUCKNOW, The 24th February 1869.

To Let.

THE two-storied House, No. 2, Scaldah, with out-offices. Rent Rupees 125 per month. Apply to the Executive Engineer, Presidency Division, No. 2, Collah Ghant Street.

> W. SMITH, C. E., Offg. Eve. Engr., Presidency Division.

Punsuant to an order of the High Court of Judicature at Fort William in Bengal, in its ordinary original Civil jurisdiction, made in the matter of the Estate of William Amys Rolfe, deceased. The Creditors of the said William Amys Rolfe, Last India Company, on their Bengal Establishment, who died on or about the month of August one thousand eight hundred and lifty-seven, are by their Solicitors, on or before the thirty-first day of March next, to come in and prove their debts before the Hon'ble Sir Mordauet Lawson Wells, one of the Judges of Her Majesty's High Court of Judicature at Fort William in Bengal. at the Court House, in Esplandade Row, or before such other of the Judges of the said High Court as may be then sitting on references, or in default thereof, they will be peremptorily excluded from the benefit of the said order. Wednesday, the fitteenth day of April one thousand eight hundred

and sixty-three, at ten o'clock in the forenoon, at the said Court House, is appointed for hearing and adjudicating upon the claims.

Dated this 28th day of February 1863,

R. BELCHAMBERS, Registrar.

SANDES, STACE AND CO., Solicitors for the Plaintiff.

To be peremprorum some altogether, or in Lots, as the Master shall direct, pursuant to an Order of the late Supreme Court, dated 21th March 1862, made in a cause of Nolitmohun Doss, 14. John Cochrane, Official Assignce, and as such Assignce of Peter DePenning and George Alfred DePenning, with the approbation of the Moster of the said Court, at his Office, in the Court House, on Monday, the 30th day of March 1863, the following property, that is to say,-

A brick-built Dwelling-house at Chamdani, in the District of Hooghly, near Pultah Ghans, with a piece of land adjoining, and on part whereaf the same is built, containing lifty-eight higgains, nine cottune, and eight chittacks, or thereabouts, subject to an annual ground rent payable to the Talookdar of Gyrutty, of Sieca Rupees one hundred and twenty-five, bounded on the north by Garden; on the east by the Grand Trunk Road; and on the south and west by a Lane.

Also another piece of land contiguous to the above (and from which it is separated by the said Lane on the south), containing seven biggahs and ten cottahs, or thereabouts, subject to an annual ground rent payable to the said Talookdar of Sieca Rupees twenty-five, and bounded on the north by the said Lane; on the cast by the Grand Trunk Road; on the south by Grounds now, or late of Pertanb Baugdee and Ameer Khan, and on the west by the said Lane.

Also another piece of land contiguous to the first mentioned piece (the Grand Trunk Road running between them), containing twenty biggalis or thereabouts, subject to un ground rent, payable to the said Talookdar, of Sicea Rupess lifty, and bounded on the north by the Gurhetty French Garden; on the South by the Government Encamping Ground; on the east by the River Hoogly, and on the west by the Grand Trunk Road.

Further particulars muy be had at the Master's Office, or of Messrs. Berners, Sunderson, and Fergusson, Solicitors for the Plaintiff.

> Јозери Соореув, Master.

Berners, Sanderson, and Frequeson,
Plaintiff's Solicitors. No. 7, Hustings' Street, Calcutta.

CALCUTA; High Court, Master's Office, The 28th February 1868.

People's Bank of India "Limited,"

3, HARR STREET, CALOUTTA.

Ath information respecting Rules and Terms of business will be forwarded on application to

R. E. K. WHERINSON,

Manager.

Court for the Relief of Insolvent Debloce at Calculta. In the matter of Ellen

In the matter of Go-1 Notice, that the peti-the Office of the Chief Clerk on the 27th day of February last, and by an order of the same date the Estate and Effects of the said Insolvent were vested in the Official Assignee.

Strong, Attorney.

In the matter of Go- On Friday, the 27th paulloll Pyne, of Harday of February instant, katta Gully, in Cal- it was ordered that the cutta, inhabitant, an | matters of the petition) of the said Insolvent be Insolvent. heard on Saturday, the End day of May next, and that the said Insolvent do then attend to be examined by the said Court.

Strong, Altorney.

In matter of Sausoon) On Wednesday, the Nissim Barrook of Por- 25th day of February tuguese Church Street, Slast, it was ordered that in Calcutta, Broker, an the matters of the peti-Insolvent. tion of the said Insolvent be heard on Friday, the 17th day of April next, and that the said Insolvent do then attend to, be examined by the said Court.

Insolvent in Person.

In the matter of Toffa Beebi, an Insolvent.

On Saturday, the 11th | tract. day of believing last, in >was ordered that the

In the matter of Edwin hearing of these several 7% .27th October 1862. }
Governed notil Saturday also 3th design and adjourned until Saturday, the 7th day of March instant, and that the order made, in these matters for the ad interior protection of the said Insolvents from arrest be enlarged to the said 7th day of Moreh instant, and that the said Insolvents do then respectively attend to be examined before the said Court.

Stats, Morney.

In the matter of Huripersonal, of Silbon Takone's Laue, in Calentta, carries on basis or Dealer in Cloth at-Paggyahputty,in Barra Bazar, in Calcutta, in co-partnership with one Sociatell, who is at present residing at Dates, in the Province of Bengal, under the name, ergle, and firm of Huer-porsaud Sockiell, an lugavent.

Hart, Atterney.

Notice, that the petition of the said Insulvent scaking the benefit of the Act XI. Vie., Cap. XX1., was filed in the Office of the Chief Clerk on the 2nd day of March instant, and by an order of the same date the Estate and Effects of the said Insolvent were vested in the Official Assignue.

Woods, formerly of Agra, in the North-Western Provinces of British India, lately carrying on business there as a Milliner, under the style and firm of Mesdames Woods & Co., subsequently of Allaha-had, in the North-Western Provinces, and at present of Cooly Bazar, in Calentta, an Insolvent.

Insolvent in Person.

On Saturday, the 28th, day of February instant, it was ordered that the hearing of this matter do stand adjourned until Saturday, the 7th day of March instant, and that the said Insolvent do then attend to be examined by the said Court.

In the matter of Sallah Notice, that an appli-David Joseph Ezra, of cation for an ad interim Manuk's Lane, inhabi- protection order has tant, an Insolvent, been this day made by the said Insolvent, and that such application will be heard and disposed of by the Acting Commissioner of the Insulvent Court on Tuesday, the 10th day of Murch instant, at the hour of ten o'clock in the forenoon.

" Any Creditor of the said Involvent desirous " of opposing such application must appear before " the said Court at the time and place aforesaid." Carapiet, Attorney.

Chief Olerk's Office, the 3rd March 1863.

Notice.

THE Partnership heretofore existing between HERSCHELL DEAR and ALEXANDER CHRISTIAN BE Railway Contractors and Timber Merchants having been disselved by mintual consent on the 20th day of June last, the undersigned is prepared to execute orders for Tumber of every description by con-

ALEXANDER CHRISTIAN.

H. Dear & Co., TIMBER MERCHANTS.

Tue above Firm is prepared to undertake the supply of Sleapers or Timber to Railway Compunies or other parties.

For the last II years the Firm has successfully carried out very heavy engagements with the East Indian Railway Company, as also with the Foverment of India, and has still extensive Contracts with both for Timber and Sleepers.

H. DEAR & Co.

Monghyn, The 27th January 1863.

India General Steam Navigation Company "Limited,"

Norice is hereby given, that the usual Half-yearly Ordinary General Meeting of Shareholders of the above Company will be neld at the Com-pany's Office at one o'clock on Thursday, the 12th day of March 1863.

By Order of the Directors,

W. T. SALHON,

Secy., I. G. S. N. Co. " Limited."

Calcutta Steam Tug Association " Limited."

THE Half-yearly Meeting of Shareholders will be held at the Office of the Secretaries on Monday, 16th March 1563 at noon.

The Books and Accounts are open to the inspection of Shareholders.

Goupon, STUART & Co., Secretaries.

The 2nd March 1863.

Bengal Tea Company Limited,

Tas Fifth Ordinary Half-yearly General Meeting of the Company will be held at 12 o'clock on Wednesday the 11th March 1863, at the Registered Office, No. 14, Strand.

> S. H. ROBINSON, Acting Secretary.

Notice.

MR. MATHEW LISTE INGRAM bas been admitted a Partner in our Firm, and our business in London will be carried on under the style of Hay, Ingramand Co.

JOHN OGILVY HAY & Co., Akyab and Bassein.

AKYSB, The 10th February 1963.

Notice.

WE have authorized MR. WILLIAM PIRIR DUTY to sign our Firm from this date.

MARKENETE, LYALL & CO.

CALCUTTA, The 20th February 1863.

Notice.

MR. Evan ALEXANDER JACK is authorized to sign our Firm per procuration from this date.

PLAYFAIR, DUNCAN & Co.

CALCUTTA, The 2nd March 1868.

Notice.

Mn. Henry Laruntay has this day been admitted a Partner in oar Firm.

JOHN COLE AND CO.

CALCUTTA, The 2nd March 1863.

Notice.

THE Interest and Responsibility of Mr. DAVIEL MACKINLAY in our Firm ceased on the 30th April

GILLANDERS, ARBUTENOT & Co.

Calcutta, ". The 3rd March 1863.

For Sale,

THE Mehals of Pergunnah Rockumpore to the west of the Bhaugirruttre, situated in Zillah Moorshedabad. For particulars apply to James Cockburn, Esquire, Kampore Baulecah, or to Jardine, Skinner and Co., Calcutta.

> JARDINE, SKINNER AND Co., Managing Agents of B. Watson and Co.

No. 830,

Lost or Destroyed.

The Government Promissory Notes specified below, originally standing in the names of various parties, and last endorsed to the Superintendent of the Etawah Terminal Division, Ganges Canal, Mynpoorie, by whom they were never endorsed to any other person. Payment of the Notes and of Interest thereupon has been stopped at the Loun Office, and application is about to be made to Government for the issue of Duplicate Notes in favor of the proprietor :-

No. 1224 of 7499 of 1835-86, for Rupees 1,000,

favoring Shewpershad and Toolseerum.

No. 7407 of 1842-43, for Rapers 500, favoring

Sootsdar Major Ramsing Bahadoor. No. 8410 of 1812-43, for Rupees 500, lavoring Ensign J. S. Rawlins.

R. E. Fourist.

Supdt., 5th Dive., Ganges Canal,

ETAWAH TERMI , DIVN.; Gungen Cando Office, The 9th February 1863.

Lost, Stolen, or Destroyed.

THE undermentioned Government Promissory Notes, standing in the name of Koothoodeen Ahmed Khan, the Proprietor, by whom it was never endorsed to any other person. Payment of the Notes and interest thereupon has been stopped at the Loan Office, and application is about to be made to Government for the issue of duplicate Notes in favor of the Proprietor :-

No. 42146 of 1854-55, for Rs. 1,000 f

, 42146 of , for , 1,000

KOTTBOODEEN ARMED KHAN,

LUCKNOW, The 21st February 1863.

lost.

LEFT-HALF of Government Currencey Note, No. 05074, for Company's Rupees 20. Payment stopped.

NOTICES issued by the POST-MASTER of CALCUTTA.

No. 216.

The 23th February 1803 .- Mail Packets for the Overland Mail which leaves Boxday on the 13th March will be closed at this Office at 5 P. M. on Wednesday, the 4th idem, via Marseilles only. Letters and Papers for transmission vid Bombay will be received up to 6 r. m. on every day prior to the 4th, and Inland Postage to Bombay must be prepaid in Stamps on Letters sent by this opportunity to places in Egypt and to Countries in Foreign Europe vid Trieste.

RATES OF POSTAGE.

T.			Rs.	As.	P.
Under }	Ounce		0	ß	()
22	20		0	8	0
12 4	11		0	14	0
,, 1	22	110	1	0	0

No. 217.

The 25th February 1863.—The Public are informed that an Express Packet to the extent of 200 Ounces will be sent to Bombay on Thursday, the 5th March 1863, and letters will be received up to 6 p. m. or the same day.

Each Firm or Individual will be allowed to send Letters up to one Ounce in weight, and the Express Postage must be paid in cash at the

Letters and Papers for transmission vid Bombay Window at one Rupee for 4 of an Ounce in addi-, il be received up to 6 r. M. on every day prior tion to the Steamer Postage paid by Stamps.

No. 219.

The 27th Rebruary 1863.—The Overland Mail per Steamer Simia will be closed on Sunday, the 8th March 1863, at 6 p. M.

Letters for Madras, Ceylon, the Straits, China, Mauritius, and Australia can be sent by this opportunity.

	W	oi	data	FGI	34	ATMES!	ios.	Pul 80	ushi	napk	লা :
*	Under	ŧ	Ounco	Rs.	0	6	03	Ra.	0	4	0
En	29	#	32	28	U	14	0 3				
Postage.	.17	4	11	33	17	14	8	31	0	8	0
4	1)	9	32	29	Å	o o	1 1		1		^
	21	K,	31	12	2	V	0	- 12	1	U	U

No. 220.

The 20th February 1863.—The Post-Muster begs to inform the Public that the Overland Express Packet of the 20th February, and the Safe Dik of the 19th idem, arrived at Bombay in time for the Overland Stepmer.

MEMORANDUM shewing the Date and Hour of Arrival at the Calculta Post Office of the Mails which left England on the 28th of January 1863, and the time occupied in sorting the letters and Papers for delivery.

SECTION.	Steamer Steamer at Carden	at the	ich the Delivery	h the		No. 01 or L	r Bor	ERS 18.		PRES AND B	
Name of the Steamer.	Paternd Hour at which the Sail Steamer anchored at Garden Reach.	Hour at which the Malis arrived at the General Post Office.	Hoar at which Window Deli	Hour at which Panus left Ullico	Delivery.	Southampton.	Marseilles.	Total.	Southampton.	Marseillea	Total
Ringal.	let March 1869, at 1-65 p. m.	2-45 г. м.	4-40 г. ж.	6 r. m., 1st March 1863.	1h.&55m.	4	9	7	88.	23 Total	61 7
							•			Franco Madras Ceylon Malet Alexandria Mauritius Gibrattor Suez Aden Madras Mauritius Bombay Cago	3 Boxes 2 1 Bag. 1 1 Plat. 1
			1	1						Total	94

The 3rd March 1863.



The Calcutta Gazette.

SATURDAY, MARCH 7, 1868.

Mome Department.

LEGISLATIVE.

Tax following Act of the Governor-General of India in Council received the assent of His Excellency the Governor-General on the 28rd February 1863, and is hereby promulgated for general information :-

Acr No. VIII or 1868.

As Art for the amendment of the law relating to the confinement of Prisoners souteneed by Quarti-acting under the authority of Her Majesty and by certain other Courts and of Prisoners combined of offences in Nation States.

WHEREAS it is desirable to amend the law relating to the confinement of Presuble. Prisoners who have been sentenced by Courts acting under the authority of Har Mujesty, or of the Government of India, or of any Local Government; and whereas it is expedient to make the same provision for the secure custody of persons convicted of participation in the offence of Suttee (burning alive) or Samadh (bruying alive) and of such other offences as the Governor-General in Connell shall from time to time, by an order to be published in the Government Gazette, think fit to prescribe, within the Perritories of Native Princes or States in alliance with Her Majesty as is already made in regard to persons convicted of Thugges Dacoity in such States; It is enacted as follows :-

L. Regulation IX of 1833 of the Bombay
Repeal of Regulation IX of 1833 of the Bombay
Repeal of Regulation IX of 1833 of the Bombay
Repeal of Regulation IX of 1833 of the Bombay
Repeal of Regulation IX of 1833 of the Bombay
Repeal of Regulation IX of 1833 of the Bombay
Repeal of Regulation
Regulation IX of 1833 of the Bombay
Repeal of Regulation
Regulation IX of 1833 of the Bombay
Repeal of Regulation
Regulation IX of 1833 of the Bombay
Repeal of Regulation
Regulation IX of 1843 of the Jails under that
Presidency of Prisoners sentenced to the offence of Suttoe or Sumadh,
or for such other offence as the Government General
in Council shall from time to time, by an order
published for in the existing Regulations, Act
XVIII of 1843 (for the better mustady of personn
convicted of Thugges and Itaroity), and Act V
of 1847 (to furtified the execution of the sentences of Covernment, day bothen sed in
the Provise.

Provise.

Provise.

Provise.

Provise.

Provise.

Provise.

Provise.

Provise.

Provise.

Provided always that such sentences
shall have been pronounced after
that behalf by such Prince or State, shall be
one of the presiding Judges. Every Officer
than behalf by such Prince or State, shall be
one of the presiding Judges. Every Officer
than behalf by such Prince or State, shall be
one of the presiding Judges. Every Officer
than behalf by such Prince or State, shall be
one of the provided always that such sentences
than behalf by such Prince or State, shall be
one of the provided always that such sentences
than Difference of Thugses or Dacoity, or time offence of the behalf by any grange of Thugse or Dacoity, or time offence of Thugses or Forecast
the Council shall from time to time, by an order
to such that the Covernment Gazette, thick fit to
provided for in the existing participation in the offence of Thugse or Sumadh,
or for such that the Government Gazette, thick fit to
provided for in the existing participation in the offence of Thugses of Sumadh,
or for such that the Covernment of Thugses or Tribunal to t

administered by Officers acting under the authority of the East India Company) are hereby repealed.

II. Officers in charge of Jails within the British Territories in India Officers in charge shall be competent to give offect to any sentence which used by certain

of Jails may give effect to sentencer passed by cortain Courts.

or Tribunal acting under the authority of Her Majesty, or of the Government of India, or of any Local Government, although such Court be not situated

in a place not subject to the General Regu-lations. Provided that this Section shall not apply to any Officer in charge Proviso. of any Jail or House of Correc-

tion within the local limits of the ordinary original Civil jurisdiction of any Court established by Itoyal Charter.

III. A warrent under the official signature of

an Officer of the Court or Tribunal as aftersaid shall be Warrant of Offi-car of anch Court to be sufficient ausufficient authority for holding any Prisoner in confinement, or for transmitting any pri-

soner for transportation beyond Sea in pursuance of the sentence passed upon him.

IV. It shall be lawful for the Executive

IV. It shall Executive Governme it may authorize reception detention or imprisonment in Unitial India of per-sons convicted of certain offences in Native States.

Government of any past of the British Touritories in India, to authorize the reception, detention, or imprisonment in any part of those Territories, for the periods specified in their respective sentences, of persons sentenced within the Territories

of any Native Prince or State in alliance with Her Majesty to imprisonment or transportation for the offence of Thugges or Dacoity, or the offence of

forward with every Prisoner a certificate of his conviction, and a copy of the proceedings held at the trial that the same may be forthcoming for reference at the place where the sentence of imprisonment or transportation may be carried into effoct.

V. If any Officer in charge of a Jail shall

Procedure of Offiif he doubt the legality of any warrant agent to him for execultion.

entertain any doubt as to the logality of any warrant sent to turn for execution under this Act, or as to the competency of the person or persons whose official seal and signature may

be affixed thereto to pass the sentence and issue such warrant, meh Officer shall refer the matter to. the Government to which he is subject, by whose order on the case such Officer and all other public Officers shall be guided as to the feture disposal of the Prisoner. Pending any such reference the Prisoner shall be detained in such manner and with such restrictions or mitigations as may be specified in the sarrant.
VI. The pravisions of the existing Acts and

Provisions of existing Acts &c. relat-ing to the treat nent and security of Priand security of Priapply to Prisoners confined under this to Prisoners

Regulations, and all other rules in force for the treatment and security of Prisoners confined in the said Jaile, shall apply and be of equal force and effect in the case of prisoners confined thurein under this Act as in the case of other

Prisoners confined therein.

M. WYLLE,

Depy. Secy, to the Govt, of India, Home Department.

The following Act of the Governor-General of India in Council received the assent of His Excellency the Governor-General on the 23rd February 1863, and is hereby promulgated for general information :-

Act No. 1X or 1863.

) An Act to amend the Code of Civil Procedure.

WHEREAS the Code of Civil Procedure requires that appeals from decisions or orders to the Sudder Court shall brdinarily be heard and determined by two or more Judges of the said Court; and whereas in the Territories, not subject to the General Regulations, the highest Civil Courts of appeal, which are declared by Section 386 of Act VIII of 1859, to be included in the expression "Sudder Court" in any part of the said Territories to which the said Code may be extended, generally consist of only a single Judge, and it is expedient to make provi-Judge in Learing appeals from decisions and orders, or in proceedings relating to any other matter which may be brought before him; It is enacted as follows :-

1. When in any part of the British Territories in India to which the Code of Civil Procedure has been or In certain places the Highest Civil shall be extended under the pro-Court of Appeal to have powered Sudder visions of Section 385 of the said Code, the highest Civil Court of appeal consists of a single Judge, such Judge shall have all the powers

vested by such Code in two or more Judges of the Sudder Court,

II. No order passed by or proceeding held before the single Judge of any No order or pro-ceeding afruch Court to be void because passed or held by a. soon of the Code of Civil Prosingle judge. cedure to such port of the British Territories in India shall be deemed invalid or be liable to be questioned on the ground that such order or prosecding was passed by or held before a single Judge.

M. WYLTE,

Depy. Sorg. to the Gott. of India, Home Department

The following Act of the Governor-General of India in Council received the assent of His Excellency the Governor-General on the 23rd February 1863, and is hereby promulgated for general information :-

Acr No. X or 1863.

An det to improve the Administration of Justice in the District of Dasjeeling.

WHEREAS it is expedient to improve the Administration of Justice in the District of Darjeeling; It is Preamble. enacted as follows :-

I. Every decision or order passed by the No superintendent of the District No appeal from decisions in suitaeog-nizable in 8 m s l l of Darjeeling in suits of the nature cognitable in Courts of Cause Courts under Small Causes under Act XLII Act XLII of 1860, of al Mill (for the cetablishment

of Courts of Small Curson begond the tocal limits of the jurishetion of the Supreme Courts of Indienture established by Royal Charter) or by the Julge of any Court constituted in the said District under the said Act shall be final, and no appeal shall lie from such decision or order. Provided that it shall be competent to

es the Superintendent, or Judge of any such Court as aforesaid, if he shall think fit, to grant a new trial, if applied for within the period of thirty days from the date of the decision; but no new trial shall be granted unless the party applying for the same shall, with his application, deposit the amount for which judgment shall have been given against him, including the costs (if any) of the opposite

party.

II. If in the trial of any suit any question In case of doubt force of Law, or the construcas to question of Law &c , statement tion of a document affering of case may be sub-mitted for decision of High Court. the merits of the decision shall

mitted for decision of High Court constituted as aforesaid shall entertum reasonable doubt, the Superintendent or Judge as aforesaid may, either of his own motion, or on the application of any of the parties to the snit, draw up a statement of the case and submit it with his own opinion for the decision of the High Court. The Superintendent or Judge as aforesaid

111. And decree may be mosted contingent therein; but pending receipt, execution not to instite.

may proceed in the case notwithstanding a reference to the High Court, and may pass a decree contingent upon the opinion of the High Court on

the point referred; but no execution shall be issued in any case in which a reference shall be made to

Onses referred for the opinion of the High Court shall be dealt with by Full bench of the High Court to de-cide cases referred two or more Judges of that Court/ under this. Act.

V: The High Court shall fix an early day for the hearing of the case, and High Court to fix shall notify the same by a proan early day for the hearing of the case. Proof I am a big on clamation to be fixed up in the Court House of

VI. The parties to the case may appear and Parties may op- he heard in the High Court ar and be heard in in person or by pleader. Parties may op-pear and be heard in person or by pleader.

VII. The High Court, when it has heard and considered the case, shall trans-Decision of High Court haw to be transmitted. mit a copy of its judgment, under the seal of the Court and the signature of the Register, to the Superintendent or Judge as aforesaid, and the Superintendent or Judge as aforesaid shall; on the receipt thereof, proceed to dis-pose of the case conformably to the decision of the

High Court. VIII. Costs, if any, consequent on the reference of a case for the opinion Coats of reference to High Courts of the High Court shall be costs in the suit.

IX. In all suits other than those mentioned in Section I of this Act, in which In suits other than the amount or value of the suit those referred to in Section I, and of an shall not exceed Rupses 5,000, amount or value not excaeding 5,000 lin-a regular appeal to inan appeal from the decision of the Superintendent, or of any other Court which is or here-

after may be established in the said District of Da jeeling shall lie to the Judge of Dinagepore, subject to the rules contained in the Code of Civil Procedure regarding regular

appeals.

X. A special appeal shall lie to the High Court Special appeal to of Judicature at Fort William igh Court in our from all decisions passed in re-High Court on the ground of the decision being contrary to some Law or usage having the force of Law, or of a substantial error or defect in Law in the Proeaders or investigation of the case, which may have produced error or defect in the decision of the ease upon the merits, and upon no other, ground, and such special appeal shall be subject to the rules contained in the Code of Civil Procedure regarding special appeals.

In suite above Superintendent, or by any other is 5,000 Rupeos regular appeal to lie bu established in the said its High Court.

District of these XI. In all suits heard and determined by the the amount or value of the suit shall exceed Rupee's 5.000, an appeal shall lie to the said High Court, subject to the rules contained in the Code of Civil Procedure regarding regular appeals.

XII. When a commitment in a case triable Provision for cases under the Cade of Criminal Proreduce by a Court of Sessions is triable by Caurt of Beasing under Code of Citizand Procomade by the said Superintendent or by any other officer in such District competent to ninks ogminitments to the Court of Sessions, such

the High Court until the receipt of the order of commitment shall be made to the Sessions Judge of Dinagepore, and shall be heard and determined by him,

Appeals from sentences and orders
passed by the said Superintendent and his
Sabordinates.

Appeals from sentences and orders
passed by the said Superintendent or by any Officer subordinate to him from which an appeal is allowed under the Code of Criminal Procedure
shall he heard and determined by him

shall be heard and determined by him.

XIV. The High Court of Judicature at Fort

William in Bengal shall exercise Powers of High the same jurisdiction, appellate Court in respect of sentence, &c of Ses-sions Judge under or otherwise in respect of any sentence or order passed by thus Act. such Sessions Judge under this

Act, which the said High Court may exercise in respect of any other sentence or order passed by such Judge.

M. WYLIE, Depy. Secy. to the Gont. W India, Home Department.

The following Act of the Governor-General of India in Council received the assent of Excellency the Governor-General on the 25th February 1863, and is hereby promulgated for general information :-

Act No. XI or 1863.

An Act to consolidate and amend the law relating to the employment and remuneration of Peons for the service and execution of Civil process.

Wheneas it is expedient to consolidate and amend the law relating to the employment and remuneration of Peons for the service and execution of Civil process in the Courts of the North-Western Provinces of the Presidency of Fort William in Bengal and in other parts of the British Territories in India, to which this Act shall be extended as hereinafter provided; It is chacted as

1. From and after the passing of this Act, Section XIV of Regulation XXVI. 1814 of the Bengal Laws repealed. Code (for modifying some of the Rules at present in force regarding the admission and trial of special and summary appeals from decisions passed in regular suits : for limiting and altering passed in regular suits: for limiting and altering same of the criating provisions respecting the pleadings and processes, and the mode of executing decrees and regular suits and appeals: and for explaining and making certain additions to the provisions of Regulation 1, 1814), Section V of Regulation VII, 1832 of the said Code for modifying certain of the provisions of Regulation V. 1831, and for providing supplementary Rules to that enactment), and Act XIV of 1845 (to provide for the appointment of Nuzirs in the Mounsiff's Courts, shall cease to have effect in the North-Western, Provinces of the Presidency of Fort William in Bengal.

II. Subject to the approval of the Sudder. Court the Jadges of the several Number of Peaus Zillah Courts in the said Northfor each Court by whom to be fixed. Western Provinces shall fx the number of Peons necessary to be employed in the said Zillah Courts and in the several Courts subordinate to them for the service

and execution of processes issued out of such Courts, respectively, and the Judges of the Courts of Small Causes in the said Provinces shall in like manner fix the number of Processes hall in like employed in the said Small Cause Courts for the service and execution of processes issued out of such Courts. Subject to the like approval the said Judges may from time to time alter the number of Processes to be so employed.

Appointment of Peons in the several Courts mentioned in the last preceding Section shall be made, subject to the approval of the Judge of the Court by the Nazir of the Court in which the Peons are employed, or by the

Court in which the Peons are employed, or by the Clerk of the Court where there is such an Officer; and every such appointment shall be registered in the Court with the following particulars: the name of the Peon, his age, his place of abode, his father's name, and date of appointment.

No other person who shall not be appointed and registered as a Peon in the manner hereinbefore provided shall be employed in the process of any Court without the special leave of such Court.

V. The Peous who are appointed and registered in the manner above
Prous to be farprescribed, shall be furnished at the expense of the State with plate.

a uniform belt and plate, on which shall, be inscribed the Court to which the Peou belongs and the number of the Peon in the Register.

VI. The Peons appointed and registered under this Act shall either receive fixed salaries, or be remanerated by fees for the service of the processes served or executed by them, as the bent Government shall direct. The amount of salary shall be fixed by the local Government.

VII. When the Peons appointed under this Disposal of sums Act are remnucrated by a paid under Act for fixed salary, the money paid execution of pro-finder this Act for the service or execution of approcesses shell be carried to the epclit of Government, and shall be formed into a fund out of which the salaries of such Peons shall be paid. Any surplus that may accrue from such fund, after paying the salaries of the Peons, shall be at the disposal of the local Government, and may be applied by such Government, subject to the approval of the Governor-General in Council, to the improvement of the administration of Civil Justice in the North-Western Provinces.

VIII. A regular account of all moneys reeveryed into and paid out of
received into and paid out of
f Court under this Act shall
be kept, and extracts from this
account shall be forwarded to
the local Government at such times, and in such
form as such Government shall direct.

IX. Every process served or executed under this Act shall be held to be a process within the meaning of Section 188 of the Code of 1861 (for simplifying the procedure of the Courts

and execution of processes issued out of such of Civil Judicature not established by Royal Courts, respectively, and the Judges of the Courts Charter.)

X. The Sudder Court shall make rules preSudder Court to scribing the cost of serving
make rules for fixing and executing processes issued
out for serving procoss, remaneration of Courts subordinate to such
process &c. Court, as well as by the Courts
of Small Causes, established within the local
limits of the jurisdiction of such Sudder Court,
and for leveling the same, and also rules for the

of Small Causes, established within the local limits of the jurisdiction of such Sudder Court, and for levying the same, and also rules for the remuneration of the Prons appointed and registered under this Act who are not paid by fixed salaries, and of all other persons who may be employed in the service or execution of processes by leave of a Court under the 4th Section of this Act, and also such other rules as the Sudder Court shall deem necessary, and shall not be inconsistent with the provisions of this Act, for excrying out the provisions of this Act. The rules made under this Section, after being confirmed by the local Government, shall have the force of law. Subject to the same confirmant tion the Sudder Court may from time to time vary the rules made under the authority of this Section. The rules made and confirmed under this Section, and a table of costs for serving and executing processes, shall be exposed to public view in every Court for which Peons are appointed and registered under this Act.

NI. The Governor-General of India is Council Powers of Governor General and of Lieutenant-Governor Order to be published in the Calcutta Gazette to extend the provisions of this Act to any part of the Territories under the immediate administration of the Governor of the Punjah shall have power by an order to be published in the Official Gazette to extend the provisions of this Act to any part of the Territory under his Government.

All. The term "Judge" in this Act shall laterpretation of denote the Presiding Judicial Officer in every Court of Civil Judga." Judga." Judicature by whatever title he shall be designated. And in any place not subject to the General Regulations to which the provisions of this Act extend, or shall be reafter be extended as provided in the last preceding Section, the Judges of the Principal Courts of original Civil Jurisdiction in such place shall be the Judges to fix the number of Peons necessary to be employed in such Courts and in any Court subordinate to such Courts as provided in Section 11 of this Act, and subject to the approval therein mentioned.

XIII. When this Act shall be extended to an interpretation of place under Section XI of the "Sudder Court" in Act the term "Sudder Court is used in this Act shall be extended.

Civil Court of Appeal established in the place which this Act shall be so extended.

M. WYLIN,
Depy. Secy. to the Goot. of India,
Home Department.

THE following Act of the Governor-General of India in Council received the assent of His Excellency the Governor-General on the 25th February 1863, and is hereby promulgated for general information :--

ACT No. XII or 1868.

An Act to bring the Pergunnuhs of Mahoba and Jeitpore, in the District of Humeerpore, under the operation of the General Regulations.

Wurness the District of Humeerpore in Bunof the Perguinnaha of Mahoba and Jeitpore, subject to the General Regulations, and whereas it is expedient that the said Pergunnahs should, for the sake of uniformity and public convenience, he administered on the same system as prevails in the rest of the District; It is enseted as follows :-

I. The Laws and Regulations established for

Laws and Regulations for int Humcerpore to have full force in Mahoba and Jeitpore &c.

the internal administration of the District of Humcerpore shall have full force and effect in the Pergunnabs of Mahoba and Jeitpore, and the adminis-tration of Civil and Criminal

Justice, and the superintendence of the settlement and realization of the public revenue, and of all matters relating to rent in the said Pergumahs, are hereby vested in the Officers who are, or may hereafter be, appointed by the Lieutenant-Governor of the North-Western Provinces for the said District of Humeerpore.

II. All suits and proceedings arising in the said Pergunuahs which, at the Saving as to suits pending at the time of passing of this Act. time of the passing of this Act, shall be pending in any Court, or before any Officer, shall be heard and determined in the same manner as if the said Pergumahs had not been brought under the operation of the General Regulations.

III. Any suit which, before the passing of this Act, had been determined, and which has been or shall be Suits remanded by any Appellate Court. Appellate remanded by any Appellate Court, shall be tried before the Court which, for the time being, would be competant to try such a suit if instituted after the passing of this Act.

IV. All appeals or proceedings now pending in the Court of the Commis-

Appeals pending in Jhansis-Gonsta-stoner's Court, and execution of Decrees.

sioner of Jhansie shall be dotermined by such Commissioner in the same manner as if this

Act had not been passed; and all applications for execution of decrees or orders which, but for the passing of this Act, would have been made to any Court or Officer existing at the time of the passing of this Act shall be made to the Court os Officer that would have had jurisdiction in respect of the matter in dispute, had the suit or proceeding been instituted after the passing of this Act.

All appeals from decrees or orders passed Appeals from De. before the passing of this Act cross or orders passed shall be received, heard and before passing of determined by the Court or Act. Officer who would have had jurisdiction over each appeals, had the decrees or orders to which they redate been passed after the passing of this Act."

VI. This Act shall take effect from such date Commencement of the Licutement-Governor of the North-Western Provinces Apt. shall fix by an order to be published in the Official Cazette.

> Depy. Secy. to the Goot. of India, Home Department.

THE following Act of the Governor-General of India in Council received the assent of His Excellency the Governor-General on the 25th February 1863, and h hereby promulgated for general information :-

ACT No. XIII or 1863.

An Act to empower Judges of the High Court and other Authorities at Bombay to direct Con-victs to be imprisoned either in the House of Correction or the Common Jail.

WHEREAR great inconvenience is accusioned in the administration of Griminal Preamble. of Correction in the Town of Bombay not having sufficient accommodation to contain all the prisoners from time to time sentenced to be there confined for divers offences, and it is desirable that the Judges of Her Majesty's High Court at Bombay, and the Justices of the Peace and Magistrates of Police in the Town and Island of Bombay should be empowered to send prisoners to the Common Jail in the Town of Bombay as well as to the House of Correction; It is enacted as fellows :--

Persons sentenced by High Court to rigorous imprisonment, &c., may be imprisoned in House

1. Whenever, from and after the passing of this Act, my person shall be sentenced by Her Majesty's High Court of Judicature at Bombay to rigorous imprison-

nent, &c., may be imprisoned in House of Correction or Common Jail in Bombay.

Honday to rigorous unprisoned ment, or to imprisonment with hard labor or solitary confinement, it shall be lawful for the Judges or Judge of the said Court of Judicature to direct such person to be imprisoned either in the House of Correction; whether such House of Correction be under the control of the Sheriff or not, or in the Common Jail in Bombay, as to them or him shall seem fit-

II. Whenever, from and after the passing of

Where also per-sons sentenced by said Court to transportation, &c., may be kept.

this Act, any person shall be sentenced by the High Court at Bombay to transportation, or penal servitude, such parson may at the discretion of the

Judges or Judge of the said Court, be kept in the House of Correction, whether such House of Correction be under the control of the Sheriff or not, or in the Common Jail in Bombay, as the place of intermediate custody.

III. Whenever, from and after the passing of this Act, any person shall be Where also er-sentenced by a Justice of the Where also er-

sons sentenced by Justice of the Puece or Police Magin-trate to rigorous imprisonment, &c., may be committed. Peace or Mugistrate of Police in the Town and Inland of Bombay to rigorous imprisonor imprisonment with ment, may be committed. hard labor, the person so sentenced may be committed by such Instice of the Peace or Police Magistrate

either to the House of Correction, whether such House of Correction be under the control of the Sheriff or not, or to the Common Jail in Bom-bay, as to such Justice of the Peace or Magistrate shall seem fit.

M. WYLIE,

Depy. Secy. to the Goot. of India,

Home Department.

HOME DEPARTMENT.

No. 1478.

Port William, the 3rd March 1888. Notifications.-The President in Council is pleased to permit the Hon'ble G. F. Edmonstone

to resign the Civil Service from the 9th instant.

No. 1474.

The Honble C. B. Trevor reported his departure from India per Steamer Candia, which Vessel was left by the Pilot at Sea on the 24th of February.

> No. 1476. The 6th Harch 1868.

Under the provisions of Section I. of Act XXV, of 1886 the President in Council is pleased to declare the Port of Rangoon to be a Ware-housing Port. His Honor in Council is also pleased to invest the Chief t ommissioner of British Bur-man with the powers given to the Board of Custome by that Act.

No. 1477.

The President in Conneil is pleased to direct the following addition to be made to List No. II., published under date the 29th September 1854, of parties authorized to send Letters and Official Gazeties boud fide and exclusively on the Public Service, relating to the business of their respective Departments, without actual payment of postage, but only to the Authorities heroinafter named,

Unogyennated Assistant attached to the Office of the Director of Public Instruction of Madras and the Head Assistants severally to the Directors of Public Instruction in Bengal, Bombay, the North-Western Provinces, the Punjab, and the Central Provinces,

To all Officers in the Education Department.

No. 1484.

The President in Conneil is pleased to re-attach to the Bengal Division of the Presidency of Fort William Wr. A. Hope, of the Civil Service, who toported his return, on the 25th ultimo, from

45

E. C. BAYLEY.

Mi v Becy, to the Gort, of India.

PORRIGN DEPARTMENT.

No. 45.

Роципсац,

Camp Bughola, the 27th February 1868.

Notification.—On Saturday, the 14th, and Monday, he 16th February 1863, His Excellency the Vicerov and Governor General held Durhara for the private reception of the Princes and Chiefs of Certral India, Rajpootana, and Bundlecund.

The Princes and Chiefs of the following States had audiences of His Excellency :-

Gwalior. Jyepore.

Bhopal. 8.

Booudee. 4. 5. Blurtpore.

Kotab. 6. Ulwur.

Tonk. R.

Dholepore. 9. 10. Jhallawur.

11. Rampore. 12. Duttia.

13. Chirkaree.

Chutterpore. 15. Baronda.

16. Kothee.

17. Lagassec.

18. Alipoora.

19. Gourihar.

Each Chief, with the exception of the Jagirdars of Kothee, Luguesee, Alipcora, and Gourillar, was accompanied by a few of his nearest relations and of his principal Officers of State.

On arrival and departure of the Chiefs the following Salutes were fired :-

1. Gwalior . . 19 Guna 8. Tonk . . 17 Guns. 2. Jycpore . . 17 , 9. Dholepore 15 ,

2. Jyepore . . 17 3. Bhopal . . 19 10. Jhallawur . 15

21 11. Rampore .. 13 12. Duttis .. 11 4. Boondee . . 17 13

5/ Bhurtpore 17 2) 13. Chirkarce 11 6. Kotah .. 11

6. Kotah .. 11 ,, 7. Ulwur .. 15 ,, .

On Tuesday, the 17th February, the abovementioned Princes and Chiefs, with their attendants, the principal Native residents of the Agra Division of the North-Western Provinces, and the Civil and Military Officers of Agra and the adjoining Districts were received by the Viceroy and Governor General in open Durber.

When all were assembled the Viceroy and Governor General entered and took his seat under a Royal Salute. His Excellency then addressed the assembled Chiefs in the following words:—

" Princes and Chiefs .- In inviting you to meet me here it was my wish, in the first place, to become acquainted with you personally, and also to convey to you, in obedience to the gracious command which I received from Her Majesty the Queen upon my departure from England, the assurance of the deep interest which Her Majesty takes in the welfare of the Chiefs of India. I linve now to thank you for the alacrity with which, in compliance with my request, you have, many of you from considerable distances, assembled at this place.

" Having received during the course of the last few days many of the principal personages among you in private Durbar, where I have had the opportunity of communicating my views on matters of interest and importance, I need not detain you on this occasion by many words.

"Before taking leave of you, however, I desire to address to you collectively a few general re-marks upon the present state of affairs in India and upon the duties which that state of affairs imposes upon us all.

"Peace, I need bardly remind you of the fact, now happily prevails throughout the whole extent of this vast limpire. Domestic treason has been crushed, and Foreign encuries have been taught to respect the power of the Arms of England.

"The British Government is desirous to take advantage of this favorable opportunity, not to extend the bounds of its dominions, but to develope the resources and draw forth the natural wealth of India; and thus to promote the well being and happiness both of Rulers and of the people.

"With this view many measures of improvement and progress have already been introduced, and among them I may name as most conspicuous the Railway and Electric Telegraph, those great discoveries of this age which have so largely increased the wealth and power of the mightiest Nations of the West.

"By diffusing education among your vassals and dependants, establishing Schools, promoting the construction of good Roads, and suppressing, with the whole weight of your authority and influence, barbarous usages and crimes, such as Infanticide, Suttee, Thugger and Dacoitee, you may, Princes and Chiefs, effectually second these endeavors of the British Government, and secure for yourselves and your people a full share of the benefits which the measures to which I have alluded are calculated to confer upon you. I have observed with satisfaction the steps which many of you have already taken in this direction, and more especially the enlightened policy which has induced some of you to remove transit and other duties which obstructed the free course of commerce through your States:

"As representing the paramount power it is my duty to keep the peace in India. For this purpose Her Majesty the Queen has placed at my disposal a large and gallant Army, which, if the necessity should arise, I shall not hesitate to employ for the repression of disorder and the punishment of any who may be rash enough to disturb the general tranquillity. But it is also my duty to extend the hand of encouragement and friendship to all who labor for the good of India, and to assure you that the Chiefs who make their own dependants contented and prosperous establish thereby the strongest claim on the favor and protection of the British Government.

"I bid you now Princes and Chiefe farewell for a time with the expression of my carriest hope that, on your return to your homes, health and happiness may attend you."

After the concluding ceremonies the Viceroy left his sent under a Royal Salute. The Maharajahs of Gwalior and Jyepore and the Secunder Begum of Bhopal having been conducted from the Tent the assembly broke up.

On Wednesday, the 18th February, the Viceroy and Governor General, accompanied by the Secretary to the Government of India and by the Officers of His Excellency's Personal Staff, paid return visits to thirteen of the Princes and Chiefs in succession at their respective encampments.

His Excellency was met by the Chiefs themstives and by their principal Ministers in accordance with established custam, and was received at each encampment, both on arrival and departure, with a Royal Salute.

In each case the usual offerings were presented and accepted, and the customary ceremonies having bosn observed His Excellency retired.

By Order of His Excellency the Right Hon'ble the Viceroy and Governor General of India,

> H. M. DURAND, Colonel, Secy. to the Gout, of India, with the Governor General.

No. 14. REVENUE.

Camp Kheera Seraie, the 26th Fabruary 1868.

Mifications.—His Excellency the Governor General is pleased to notify, for general information, that the Rajah of Duttiah has abolished all transit duties within the limits of his State from the 1st ultimo.

No. 16.

His Excellency the Governor General is pleased to notify, for general information, that the Jagheerdar of Alipoora has abolished all transit duties on the portion of the Nowgong and Jhansie High Road peasing through his State.

No. 47. POLITICAL.

Camp Bughola, the 27th February 1863.

Notifications. - Mr. W. P. Johnston assumed charge of the office of British Agent at Bussorah on the let ultimo.

No. 10.

His Excellency the Governor General is pleased to extend Section XXXIV. of Act V. of 1861 to the following Towns in the Hyderabad Assigned Districts:—

Oomraotee, Ellichpore, Karinjah, Akolah, Ballapore, and Khamgaom.

No. 12.

His Excellency the Governor General is pleased to extend the provisions of Section XXXIV. of Act V. of 1861 to the following Towns in the Tenasserim Division of British Burmah:—

Moulmein, Amiserst, Shwe Ghycen, Martaban, Thaton,

Kyouk Hto, Sittang, Tavoy, and Mergui.

No. 47. GENERAL

Camp Furreedalad, the 28th February 1868.
Notification.—Captain Hastings Fracer, Second
Assistant Resident, Hyderalad, has obtained the
usual preparatory leave, from the 16th instant, to
proceed to Bombay with the view of obtaining
sick leave to Europe for twenty months.

C. U. Altenison, Under-Secy. to the Govl. of India,

with the Governor General,

No. 373. GENERAL.

Fort William, the 4th March 1863.

Captain E. C. Impey, Political Agent at Ulwar, has obtained six weeks' leave of absence from the 10th instant, or from such date as he may avail himself of it, preparatory to applying for Furlough to Europe on Medical Certificate.

No. 198,

POLITICAL.

The 6th Murch 1863.

The Hon'ble the President in Council is pleased to recognize the appointments of Monsieur Jean

Marie Adrien Casimir Troplong as Consul for France at Singapore, and of Monsieur Franz Kustermann as Consul for Hanover at Penang

No. 199. The Hon'ble the President in Council is pleased to recognize the appointment of Mr. James Bullock as Belgian Consul at Akyab, British Burmah.

> No. 386. GENERAL.

Major C. M. Shakespear, Deputy Commissioner of Chindwarra, Central Provinces, has obtained six weeks' preparatory leave of absence, on Medical Certificate from the date on which he may avail himself of it, to enable him to proceed to Bombay for the purpose of appearing before a Medical Committee with a view of obtaining sick leave to Enrope.

No. 388.

Kallie Coomar Mitter, Sub-Assistant Surgeon at Akyab, has obtained leave of absence, on Medical Certificate, for three months, from the 4th Janu-

No. 389.

Pundit Rae Kishen Narrain, Extra Assistant Commissioner of the Raepore District, in the Central Provinces, has obtained nine months' leave of absence, on urgent private affairs, under Section IX. of the Uncovenanted Service Absentce Rules.

No. 891.

Major A. L. McMullin, of the Bengal Staff Corps, and First Assistant to the Agent to the Governor General for Central India, reported his return from Europe on the Steam-ship Simla on the 11th ultime.

No. 392, Mr. C. J. Brown, Collector of Customs at Akyab, British Burmah, is appointed, temporarily, to the charge of the Assistant Commissioner's Office at that Station in addition to his own duties, vice Lieutenant Strover, removed to Tensaserim.

No. 893.

Mr. St. George Tucker, Commissioner, Baiswarrs Division, in Ondh, has obtained privilege leave of absence for two months from the 80th instant, or from the date on which the Division may be broken up.

> No. 67. Judicial...

The Hou'ble the President in Council is pleased to confer the powers of a Subordinate Magistrate of the Second Class on Lieutenant H. C. Collier, Assistant Commissioner at Conso, and on Davee Dyal, Tebseeldar of Otrowla in Oudb.

> No. 394. GENERAL.

The Hon'ble the President in Council is pleased to appoint Lieutenant G. E. Brekine, of the 1st Bombay Light Cavalry, to be an Assistant Com-missioner of the Third Class in Oudh. No. 396.

The Hon'ble the President in Council is pleased to grant Major C. Herbert, Agent, Governor General, with the King of Ouds, and Superintendent, Mysore Princes and ex-Ameers of Sinde, leave of absence, on Medical Certificate, for eight months from the date of his quitting the Prosidency to proceed to Madras and the Neilgherrice.

E. C. BAYLEY.

Offg. Secy. to the Goot. of India.

LIST of Persons entitled to the " India Medal," whose Medals lie unclaimed in the Office of the Secretary to the Government of India in the Foreign Department.

Names of Parties.

... Clerk.
... Pupil, La Martiniera.
... Ditto, Abbott, A. E. Burrows, John Collins, J. Creed, E. Creed, G. ditto. Ditto, Marchant, Civil Surgeon. Cameron. Dodd, G. N. Davey, Peter . DeRavara, J. Deverine, J. Clerk. Steward, La Martiniere ... Late superintendent, Con die. ... Out of employ. Dowling, Peter Davis, J. ... Overseer.

Davis, J. ... Overseer.

Davis, J. ... Overseer.

Prench, Lieutenant C. J. ... Ditto ditto.

Lestie, John ... Clerk, Chief Commissioner's Office. ... Assistant Book-keeper. Marshall, A. ... Railway Inspector. Parly, J. Rac, W. Soule, Henry ... Out of employ. ... Outh Military Police. Smith, C.
Tucker, R. T.
Wilson, R. Railway Inspector. ... Civil Service ... Merchant Tailor,

H. M. DURAND, Colonel, Secy. to the Gunt. of India;

MILITARY DEPARTMENT.

Fort William, the 5th March 1583.

No. 179 of 1863 .-- The following Officer having applied for admission to the Stail Corps consti-tuted by the Royal Warrant of the 16th of January 1861 is appointed to the Bengal Staff Corps under the authority of Her Majesty's Secretary of State for India:-

Bank and Name.	Late Corps.	Staff Appaintment on which admission to the Staff Corps is claimed.
Liout, James Thomas Harria	Late 2nd Paro- peum Hengal Fusi lizza.	Late Adjutant of the 23rd (Funjach) Regiment Na- tive Infautry.

No. 180 of 1863 .- The Hon'ble the President in Council is pleased to promote Serjeant George Verini, Packing Serjeant, Army Clothing Agency, to the rank of Sub-Conductor.

No. 181 of 1863. - The leave of absence to Europe, on Sick Certificate, granted to Lieutenant L. Forbes (late of the 2nd Nutive Infantry), District Super-intendent of Police, North-Western Provinces, now Captain in the Bengul Staff Corps, is to be considered as under the new Regulations for the period of twenty months.

No. 182 of 1863 .- The undermentioned Officers have reported their return from England :-

Date of Arrival at Fort William.

Captain G. Sim, of the Royal Engineers Lieutenant E. T. Thackeray, v. c., of the Royal Engineers

lat-March 1868.

Fort William, the 6th March 1863.

No. 183 of 1803.—Mr. J. B. N. Hennessey, First Assistant, Great Trigonometrical Survey of India, is permitted to proceed to Europe on leave of alsence, on Sick Certificate, for twelve months, under Clause 2, Section V. of the Uncovenanted Service Absences Rules.

No. 184 of 1868. - The undermentioned Officers have reported their departure on the dates specified opposite to their respective names :-

Captain C. W. Maynard, of the? Royal Artillery, on Furlough three years. General Order, Queen's Troops, dated 11th February 1863

Captain and Brevet-Major C. L. P. Lane, of Her Hajesty's 21st Hussars, on leave for six months without pay. General Order, Queen's Troops, dated 11th February

Nemesis, 10th February 1863.

Captain* G. P. de P. Falconnet; of the Royal The rank of this Engineers, Exeofficer is Cartain and
officer is Cartain and
officer is Cartain and
cutive Engineers, Exeneer, Thay at
mos. 48 and 120 of
1863. Order Books
to be corrected acordingly. leave for fwenty

months., Government General Order No. 46 of the 16th January 1863

Major and Bravet Lieutenant-Colonel D. S. Dodgson, of the late 30th Regiment Native Infantry, Assistant Adjutant-General, Sirhind Division, on Furlough for six tal Order No. 131 of the Sebruary 1863.

Captum W. C. Green, of the late 60th Regiment Native months. Government Gene-Infantey, on Furlough for three years. Government General Order Na. 31 of the 30th January 1868

Nubia, 24th January 1863.

Lieutenant C. A. Manro, of the Bengal Staff Corps, Superin-tendent of Police, Sandoway, on leave for fifteen months. Government General Order No. 120 of the 20th Febrnary 1883

Assistant Surgeon J. Duncan, M. D., of the Medical Department, Civil, Etah, on leave for eighteen months. Government General Order No. 187 of the 17th February 1863

Assistant Surgeon E. Taylor, of the Medical Department, in Medical charge of the 40th (the Shahjehanpore) Regiment Natice Infanity, on leave for one year. Govern-ment General Order No. 54 of the 20th January 1863 ...

Candia, 24th February 1863.

No. 185 of 1863 .- The undermentioned Officer is permitted to proceed to Europe on leave of absence on Sick Certificate:-Captain Charles Stuart Ward

Ogilvie, of the Bengal Staff For Gorps, Deputy Assistant months. Commissary General

No. 186 of 1868 .- The undermentioned Officer is permitted to proceed to Europe on leave of absence on Sick Certificate:

walker Switzer, of the Me-Walker Switzer, of the Me-Department, Civil the new Regula-Assistant Surgeon Bamlet died Department, Civil the ne Assistant Surgeon, Shah- tions. jehanpore

No. 187 of 1863.—The following Extract from the Landon Gazetles of the 9th, 13th, and 18th January 1868 are published for general information :-

WAR OFFICE; PALL MALL, 9th Junuary 1883.

Bagver. To be Majora.

Captain George Allgood, Bengal Staff Corps, dated 19th February 1861.

Captain George Augustus Williams, Bengal Staff Corps, dated 19th February 1861, Captain Charles Johnson Nicholson, Rengal

Staff Corps, dated 19th February 1861.

Captain Lachlan Forbes, Bengal Stuff Corps, dated 19th February 1861.

Captuin Robert Hope Monerieff Aitk Bengal Staff Corps, dated 19th February, 1861. Aitken.

Captain Peter Stark Lumsden, Bengal Staff Corps, dated 19th February 1861. Captain Robert Cogan Cross, Bengal Staff

Corps, dated 26th September 1861. Captain Francis Edward Archibald Chamier,

Bengal Staff Corps, dated 21st February 1862.

To be Lieutenant - Colonel.

Captain and Brevet-Major George Allgood, Bengal Staff Corps, dated 29th February [56].

The promotion of Lieutenant-Colonel James Metcalfo, a u., Bengal Infantry, to the Honorary Rank of Colonel, and of Major Frederick Johnston, Bengal Infantry, to the Honorary Rank of

Lieutenant-Colonel, as stated in the Genetic of the 25th March 1862, have been cancelled.

INDIA OPPICE: 12th January 1863.

Her Majesty has been pleased to approve of the undermentioned Promotions and Alterations of Rank of the Officers of the Bengal Staff Corps and of Her Majesty's Indian Military Forces :-

BENGAL. PROMOTIONS. Staff Corps.
To be Major.

Captain Andrew Macqueen, dated 27th October

Medical Officers.
Assistant Sugeon John Charles Collins to be Surgeon, vice Mackinnon, retired, dated 7th August

Assistant Surgeon George Richard Pemberton, w. s., to be Surgeon, vice Wethered, retired@dated 17th August 1862.

Assistant Surgeon John Campbell Bow, w. D., to be Surgeon, vice Batson, retired, dated 25th August 1862.

Alteration of Rank.
Surgeon Robert Kemp Buckell to take rank from 18th May 1862, vice Delpratt, resigned.

> WAR OFFICE : 1644 January 1563.

101st Foot .- Captain and Brevet-Major Edward Brown to be Major without purchase, vice Alexander Hame who retires, dated 16th January 1863.

Lientenant Thomas Adair Butler to be Captain without purchase, vice Brown, dated 16th January 1863.

Ensign Churles Pakenham to be Lieutenant without purchase, mor Butler, dated 16th January

No. 188 of 1863 .- The undermontioned Officer is permitted to proceed to Europe on Furlough on private affairs:--Surgeon Charles Mathias, of For two years, the Medical Department, under the new Civil, Ulwar

No. 189 of 1865 .- The undermentioned Officer is permitted to proceed to Europe on leave of absence on Sick Certificate :-

Licutement Edwin Archibald Chester Lambert, of the late ist European Bengal Fusiliers, Cantonment Joint the old Regulations. For eighteen

H. K. Bunns, Major, Offg. Secy. to the Gost. of India.

PUBLIC WORKS DEPARTMENT.

GENERAL, -- ESTABLISHMENTS.

No. 4.

Head-Quarters Camp . Kheera Serai, The 26th February 1803.

Transfer .- Lieutenant B. J. Goldie, Assistant Engineer, Second Class, Central Provinces, is transferred from the Third Division, Great Decean Road, to the Nagpore Division.

K. Straciskt, Lieut.-Col., R. E.,
Scoretary to the Government of India,
with the Governor General.

MARINE DEPARTMENT.

No. 4870.

The 3rd September 1462.

List of Persons entitled to Medals as noted below, whose Medals lie unclaimed in the Office of the Controller of Marine Affairs :-

1st China War. Stemmer "Nemesia."

Enterprise."

"Nemesia."

"Madagascar."

"Madagascar."

"Madagascar." Abree, Damingo Augustin, John Caesar, Augustine Caes, F. Coluthoun, J. Caulette, Victor DeCruz, D. Lumingors, M. Damingors, M. Domingo
Pairetone*, H.
Prancio, H.
Comos, A.
Gomos, A.
Grand, T.
Harley, H. La
Higns, T.
Harley, H. La
Higns, T.
Harley, H. La
Higns, T.
Hann, W.
Jeans, M.
Lawrence, A.
Massenh, J.
Mignel, Y.
Naston, G.
Pyya, P.
Rosana, de P.
Sheriff, E.
Snoth, J.
Synonide, R.
Thompson, J.
Wall, A. P.
Wall, A. P. A. " Hadagascar."

A. " Hadagascar."

R. " Que n."

A. " Thogelit."

In La lat Engineer, Steamer " Philogeth lat Engineer, alreaner " Nemeas."

Engineer Apprentice, Steamer " Tenamerin."

W. Steamer " Enterprise."

Petry Officer, Steamer " Hadagascar."

Steamer " Enterprise."

Y. " Nemeas."

Int Engineer, Steamer " Tenamerin."

Steamer " Madagascar."

G. " Queen."

Steamer " Madagascar."

" Queen."

" Queen."

" Queen."

" Queen."

" La Limitenant. Steamer " Queen."

Proserpine."

La Limitenant. Steamer " Queen."

Raymach Madala with Clasps for Pegu.

Engineer Apprentice, Steamer " Fire Queen."

Engineer Apprentice, Steamer " Haliannald" Engineer Apprentice, Steamer "Fire Que Apethorary, Steamer "Bahanusidy," Crek in charge, Steamer "Pinto" ist Engineer, Steamer "Panto" Engineer Apprentice, Steamer "Patrond int Engineer, Steamer "Mananusidy," 3rd Officer, Surveying Vessel "Nichtaa

Barton, C.
Bardon, C.
Bardle, G. H.
Rolt, C.
Concery, M.
Ilwidson, G.
Deatton, H. W.
Eckley, E.
Erant, G. W.
Gedtrey, W.
Gedwin, M. R.
Habburton, J.
Redge, T.
Hund, J. H.

Jackson, R. Kennedy, J. Lawson, W. B. Lawson, W. Lawcay, W. Maday, J.

1st Engineer, Steamer "Manamuldy."
3rd Officer, Surveying Vessel "Krishna."
2nd Officer of the Steamer "Pannochala."
Prinser's Steamer "Indo."
A. B., Steamer "Indo."
2nd Officer, Steamer "Plato."
2nd Officer of the Bicanter "Lied William Beatswain, Steamer "Pire Questa."
Boatswain, "Palegethen."
Boatswain, Steamer "Proception."
A. B., "Tenasseeum"
Engineer, Steamer "Proception."
A. B., "Tenasseeum"
Engineer, Steamer "Proception."
Sed Pregineer, Steamer "Proception."
Singson, "Fire Quest.
Contact, "Fire Color."
Contact, Steamer "Pluto."
2nd Officer, Steamer "Pluto."
Midshipman, Steamer "Pluto." Main, G. Middleton, J. Millet, J. M. Pape, J. Remshothura, W. Resn, J. E. Rank, J. T. Tonin, J. T., Tasanda, M. Theorpeon, R. B. Toppe, W. B. Twinden, F. Woodley, J.

Gangas Flatilla.
Civil Service.
Lincknow Medals. Brown, William Sandaroon, R. Brien, J. J.

Jone G. Budotu, Offg. Controller of Marino Affairs.

ERS by the LIEUTENANT-GOVERNOR of BENGAL, ORDERS by

No. 1793. APPOINTMENTS .- The 2nd March 1863 .- Mr. J. Martin, B. A., to officiate as Principal and Profes-sor of the Civil Engineering College at the

Presidency.
Mr. J. W. J. Stephenson, B. A., to officiate a Professor in the Presidency College from the lst instant.

Babe o Ramturuck Roy, Officiating Principal Sudder Ameen of Rungpore, to officiate

Registrar of Deeds in that District from the 9th December last,

Baboo Gopaul Chunder Chose, Sudder Ameen of Rajahahye, to be Registrar of Deeds in that District from the 20th December last,

Baboo Kallespersand Dutt, Sudder Ameen of Balasore, to be Registrar of Doeds in that District

from the 5th December last,

The 3rd March 1868 .- Mr. A. N. Cole, Deputy Magistrate and Deputy Collector of Bach, is transferred, temporarily, to Sarua, in which Distriot he will exercise the full powers of a Magistrute.

The 4th March 1863,-Mr. J. D'Cruze, Deputy Magistrate and Deputy Collector of Serampore, is vested with the full powers of a Magistrate in

Houghly.
the 5th March 1803.—Mr. C. Burbank to be Shipping Master, under Act I. of 1859, in the Port of Calcutta. Mr. Burbank is authorized to grant Liceuses under Section XVIII. of that Act.

LEAVE OF ABSENCE .- the 24th February 1868 .-Baboo Nundololi Dhole, Sub-Assistant Surgeon of Purneal, for two months, on Medical Certificate, from the 3rd December last, under Clause 2, Section V. of the Uncovenanted Absentee Rules.

The 4th March 1863.—Mr. C. T. Buckland, Commissioner of Dacen, for fourteen days prepara-tory to proceeding to Europe on sick leave.

Mr. H. C. Halkett, Judge of Rungpore, for one mouth preparatory to proceeding to Europe on nick leave

Mr. J. Bell, Deputy Magistrate and Deputy Collector of Jessore, for two months, under Clause 1, Section VII. of the Uncovenanted Absentee Bules.

Baboo Goar Chunder Roy, Deputy Magistrate and Deputy Collector of Chittagong for three months, under Clause 1, Section VII. of the Uncovenanted Absentee Rules,

Notifications. - The Sed March 1863. - Mr. Thornton Warner, Emigration Agent at Calcutta for dumaica, returned from leave and resumed charge of his office on the 10th of September last,

Mr. L. W. Hutchinson, Additional Principal

December last is cancelled.

The 0th March 1803.—The attention of all Publie Officers is particularly directed to the instructions contained in Circular Order of the 4th January 1861, requiring all applications for leave of sisence, either for themselves or their subordirectes, and applications for Supermountion Pensions and Gratuities, to be forwarded through the Civil Pay-Master, who will submit them to Government with his report thereon. Applications disputched contrary to the above Rule will be returned for submission through the proper channel.

E. H. LUSHINGTON, Secy, to the Goot, of Bengal.

ORDERS by the LIEUTENANT-GOVERNOR, N. W. Provinces.

Junetal. (Chisten), Devr.-No. 180A.-Atlahabad, the 28th of Petruary 1863,-Under Section XXIII, of the Code of Criminal Procedure (Act XXV, of 1861) the Hon'ble the Lieutenanz-Governor has been pleased to invest Goorsuran Deus, Tehseeldar of Deubund, in the District of Scharampore, with the powers of a Subordinate Magistrate of the Second Class.

JUDICIAL (CIVIL) DEPARTMENT .- No. 64A .-Mahahad, the 25th of February 1863 .- On the re-Adamlut His Honor the Lieutenant-Governor has been pleased to sanction the deputation of Pyghumber Buksh, Principal Sudder Ameen of Azimgurh, to Gorackpore, for a period of three months, with a view to his assisting the Judge of that District in clearing off arrears of business. The Judge of Azimghur will perform the duties of Register of Deeds during the absence of Pyghum. ber Bakah.

No. 68A .- The 27th February 1863. - Under Section 1X., Act III. of 1850, the Lieutenant-Governor has been pleased to appoint Captain W. Stewart, Officiating Cantonment Joint Magis-trate at Benares, to be Register of Deeds within the limits of the Cartonments.

No. 72A.—The 28th Pahruary 1863.—Captain J. P. L. Fisher, Junior Assistant Commissioner of Kumaon, exercising the powers of a Senior Assist ant Commissioner, is empowered, under Clause 3, Section LXIII, of the Rules for the administration of Civil Justice in the Province of Kumaon and Gurhwal, to hear appeals from the decisions of Tehseeldars in original suits.

Police Department.—No. 167A.—Allahabad, the 27th February 1863.—With reference to the Notification in this Department No. 58A., dated 21st January last, Captain F. Knyvett, District Superintendent of Police at Boolundshuhur, is appointed to officiate as District Superintendent lof Police in the Agra District during the absence, on leave, of Captain the Hon'ble W. M. France,

or until further orders.
Lieutenant N. M. T. Horsford, temporarily officiating as District Superintendent of Police in the Agra District, will revert to his original ap-pointment of Assistant Inspector-General of Police

in the Agra Division.
Lientenant H. M. S. Clarke, Officiating Dis-trict Superintendent of Police at Barcully, is Sudder Ameen of Burdwan, having joined his driet Superintendent of Police of Bareille, is of the leave granted to him on the 12th of Boolundshuher. Boelundslinhar.

No. 189 A .- The 28th February 1863 .- Lieutehant H. A. Plowden, whose services have been temporarily placed at the disposal of this Government, is appointed to efficient as an Assistant Inspector General of Police in the Allahabad Division during the absence of Mr. A. Bates, or until further orders.

REVENUE DEPARTMENT .- No. 207A, - Allahalad, the 25th February 1963. - Whereas it appears to

Quantity of Landroquired Pergunuah. Mourah. A. R. P. 0 1 10 Derapaer .. **Оли роог** Russociabad . Russocialus .

Lieutenant-Governor then land is required to be taken up by the Governo t in ment, in the Diso \$ 20 at the public ex-pense, for a public

the construction of an Abkaree Godown, it is licreby notified that land in the villages, and to the extent specified in the margin, is required for the above purpose.

2. This Declaration is made under Section II., Act VI. of 1857.
No. 270A.—Whereas it appears to the Hon'ble

Pergunnah.	Village.	Extent of Land required.		
		Α.	R.	P.
	Cahnol Khas	0	9	
	(maha Deogram) Jamikah Bulanan-	0	3	20
	pare	0	9	3
Makandahad C		0 0	3	10
Risemahad At Becarderpoor. B		11	3	R
E-guaranta pour les	inunuares			4
	Total	g.	18	17
				_ ;

the Lieutenant-Governor that land is required. to be taken up, in the Azimgurh District, at the public exfor a pense, public purpose, vis., for the eraction of Distilleries, it is hereby declared that land in the villages, and to

the extent specified in the margin, are required for the said purpose.

2. This Declaration is made under Section II., Act VI. of 1857.

No. 278A .- The 28th February 1863 .year's leave of absence, under Section IX. of the Uncoveranted Service Absentee Leave Rules, is granted to Mohib Alice, Deputy Collector in the District of Boohandshuhur, from the date on which he may avail himself of the same.

No. 274A.-Kour Luchman Sing, Deputy Collector in the District of Etawah, is transferred, in the same capacity, to Boolundshuhur.

No. 286A.—Th 28th February 1863.—Whereas it appears to the Honble the Lieutenant-Governor that land is required to be taken up, at the public expense, for a public purpose, in the District of Bareilly, miz., for the Robilkhund Imperial Road, it is hereby notified that I rood and 30 poles of land, situated in Mouzah Soekhu, Pergunuah Crose, is required for the said purpose.

2. This Decla

No. 293A .- Whereas it appears to the Hon'ble

Quantity of Landroquirud. Pergupush. Mouralt. required to be taken up, at the public expense, for a pub-lie purpose, viz, for No. 285 A. R. P. Johnnahad ... Doudree. 3 1 11 the compound of a First ClassChowkee

on the Kylas Canal in the District of Bureilly, it is hereby notified that land in the village, and to the extent specified in the margin, is required for the said purpose.

This Declaration is made under Section II., Act VI. of 1857.

No 205A .- The Hon'ble the Lieutenant-Governor has been pleased to invest the undermentioned Officer with the powers of a Depaty Collector for the trial of suits, under Act X. of 1859, in Zillah Scharuppore:-

Goorsurun Dass, Tehseeldar of Deobund.

No. 300A.—Breatum.—In Notification No. 256A., dated 21st ultimo, published in the Official Gazette of the 24th idem, at page 281, in line 8, for " "Intree" read Tataree.

GENERAL DEPARTMENT .- No. 788A .- Allabolad; the 28rd February 1863,-The following Notifications issued by the Government of India, in the

Military Department, are re-published for general information :-

No. 137, dated Fort William, the 17th Pebruary 1863.—The undermentioneed Officer is permitted to proceed to Europe on leave of absence on Sick Certificate :-

Assistant Surgeon John Duncan,
R. D., of the Medical Department, Civil Establishment The new Regulations.

No. 142.—The services of Lientenant H. A. Plowden, of the late 51st Native Infuntry doing duty with the 10th Regiment Native Infantry, are placed, temporarily, at the disposal of the Government of the North-Western Provinces.

No. 784A .- The following Notification issued by the Government of India, in the Home Department, is re-published for general information :

No. 1103, duted Fort William, the 15th February 1863.—Mr. G. H. M. Batten, of the Civil Service, is permitted to proceed to Europe on Furlough for a period of two years; from the date of embarka-

No. 747A .- The 25th February 1863 .- One year's leave of absence to Statope, on Medical Certificate, under Clause 8, Section V. of the Uncovenanted Service Absentee Rules, is granted to Mr. C. Pearson, M. s., Principal of the Govern-ment College at Agra, together with the usual preparatory leave to enable him to reach the port of embarkation, with effect from the date on which he may avail himself of the same.

Mr. Kenneth Deighton, B. A., is appointed toofficiate as Principal of the Government Collegeat Agra during the absence of Mr. Pearson or until further orders.

No. 765A.-Six weeks' leave of absence pre-O poles of land, situated in Mouzah Sockha, paratory to proceeding on Furlough to Europe is much Cross, is required for the said purpose. granted to Mr. C. B. Denison, Magistrate and This Declaration is made under Section II. Collector of Mirzapore, from the 24th February 1803, or from the subsequent date on which he may avail himself of the same.

the Lieutenant-Go-Magistrate and Collector of Jonnpore, is appointed to not as Magistrate and Collector of Jonnpore, is appointed to act as Magistra te and Collector of Mirzapore. No. 768A.—Mr. G. H. M. Ricketts, c.n., is appointed to act as Magistrate and Collector of

No. 282A .- The 27th February 1863 .- Privilege leave of absence for fifteen days, under Saction XII. of the Civil Service Absentee Rules, is granted to Mr. R. Drummond, Civil and Sessions Judge at Shahjebanpoor, from the 9th proximo, or from the subsequent date on which he may avail himself of the same.

Mr. Drummond will make over charge of the current duties of his Office to the Principal Sudder

Ameen of Shahjehanpoor.

No. 787A.—The services of the Reverend D. Bellamy, Chaplain of Gwalior, are placed at the disposal of the Punjab Government.

No. 789A.—With the consent of the Officer Commanding Her Majesty's S8th Regiment Surgeon A. H. Fraser, M. D., of that Corps, is, as a temporary arrangement, placed in charge of the duties of Civil Assistant Surgeon at Shahjehanpoor, in addition to his Military duties, with effect from the 12th instant, the date on which he received charge from Assistant Surgeon B. W. Switzer. No. 706A.—The 28th February 1862.—Fifteen

months' leave of absence to proceed to Europe,

on Medical Certificate, under the Rules appli- | tems of expenditure under Debt, in order to excable to Military Officers in Civil employ, together with the usual preparatory leave to enable him to reach the port of embarkation, is granted to Assistant Surgeon W. Watson, M. B., Civil Assistant Surgeon of Bands, from the 14th Feb. ruary 1868, or from the subsequent date on which he may avail himself of the same.

With the consent of the Officer Commanding the Station Surgeon-Major W. Keates, of the 7th Regiment Native Infanty, will take Medical charge of Banda with effect from the date on which he may receive the same from Dr. Watson.

No. 801A .- The under-mentioned gentlemen are appointed to be Members of the Dispensary

Committee at Futtehpoor: --

trate and Deputy Collector.
Mr. P. Whalley, Assistant to the Magistrate and Collector.

No. 805A .- The following Notification issued by the Government of India, in the Home Department, No. 9, dated 19th February 1868, is

re-published for general information :-

No. D. dated Camp Roonkoota, the 19th Februare 1803.—The Han'ble George F. Edmonstone has obtained permission from His Excellency the Viceroy and Governor General to resign, from the latteroximo, the office of Lieutenaut-Governor North-Western Provinces, and His Excellency the Governor General is pleased to direct, as a mark of respect due to the character and services of Mr. Edmonstone, that all the Honors and Distinctions to which he is now entitled as Licutenant-Governor of the North-Western Provinces shall be continued to him until the period of his embarkation for Europa.

By Order of His Excellency the Vicercy and

General General of India,

(Signed) H. M. Durano, Col.,

Secy, to the Gort, of India, with the Governor General.

In accordance with the above Notification, and with the permission of the Han'ble the President in Council, the Hon'ble G. F. Edmonstone has this day, in anticipation of the arrival of his successor, left Allahabad under the Salute due to his rank, having made over charge of the current duties of the office of the Lieutenant-Governor of the North-Western Provinces to the Officiating Secretary to Government for the time being. No. \$12A.—Under Section XIV., Chuse 2 of

the Civil Service Absentee Rules, the Hou'ble the Licutement-Governor has been pleased to grant fourteen days' leave of absence to Mr. E. S. Robertson, late Assistant Magistrate and Collector of Camppore, to enable him to rejoin his appointment upon his return from the leave on private affairs granted to him under the Orders of this Govern-

ment No. 1804A., dated 7th July 1862.

FINANCIAL DEPARTMENT.—No. 321A.—Allahabad, the 27th February 1863.—The following Circular issued by the Government of India, in the Financial Department, No. 188A., dated 31st January last, containing instructions regarding the Budget system, is published for the information and guidance of all Officers concerned:—

No. 1884., Fort William, the Blst January; 1863. - Propositions having re-Circular. vernment in this Department for charging certain

hibit against them the receipts from which they are met, His Excellency the Governor General in Conneil desires it to be understood that two of the most important objects of the Budget system are-

1st.-To exhibit once in every year a complete Statement of the public income and expenditure,

and

240.--To subject the whole of that income and expenditure to a thorough revision once in every year, and that neither of these objects can be attained by crediting receipts by deduction, and charging expenditure against special receipts. Further, this practice involves a degree of concealment-which is quite incompatible with financial lucidity and control.

2. Funds which have been appropriated to be managed at the discretion of local Authorities for leal purposes, in other words, what are technically enlled "Local Funds," do not, of course, come under this rule; but the entire Public income and expenditure, that is, all receipts and disbursements appertaining to the Fine, must be shown mithaut deduction on their respective sides of the annual

Estimates and Accounts.

The Estimates for 1868-64 should, as far as possible, be brought into conformity with this principle, and in this view the Officers of the Audit Department will, as early as convenient, submit a Roturn of any estimated gross receipts and charges hitherto kept under "Debt," which the net result only may have been shewn in the Budget Estimate for 1863-64; the necessary additions to the Budget can then be made in this Office.

By Order of the Hon'ble the Lieutenant-Covernor of the North-Western Provinces,

J. D. SANDFORD,

Offg. Secy. to Gort., N. W. P.

ORDERS by the LIEUTENANT-GOVERNOR, Punjab Provinces

GENERAL DEPARTMENT.—The 23rd February 1868.—No. 439.—The services of the Reverend Horsburgh, Chaplain of Peshawar, are placed the disposal of the Government, Norththe disposal of Western Provinces.

Appointment, No. 430.—The Reverend D. Bellamy to be Chaplain of Peshawar in succession to Mr. Horsburgh.

The 21th February 1963.—No. 111 - The following extract from Labore Division Orders is confirmed :-

Estract from Inhors Division Orders issued by . Major-Goneral A. T. Cangaghame, C. B.

Mean Meer, 18th February 1863.

No. 45.-The services of Captain E. H. D. Macpherson, 93rd Highlanders, are placed at the disposal of the Panjah Government, as a temporary arrangement, for employment as Cantonment Joint Magistrate at Scalkote.

The 27th February 1863. - Appointment. - No. 159. - The Reverend J. P. Harris to be Chaplain of Umritsur.

T. D. FORSYTH, Offs. Secy. to Goot., l'unjab.

Opium Notification

Nomes is hereby given, that the Fourth sale of Opium, the provision of 1861-62, will be held at the Exchange Hall on Monday, the 6th of April 1863, at 11 A. M., and will comprise 3,300 Chests, viz.,—

Behar Opium		grad	1,860
Benares Opium		die d	1,440
Total	Cheste	***	3,300

- 2. The general Conditions of the sale now advertized will be the same as usual. They may be ascertained by reference to the Notification issued on the 8th November 1862 and published in the Government and Exchange Gazetten, or on application at the Office of the Board of Revenue.
- 3. The latest dates for deposit and clearance will be the 11th and 21st April 1863 respectively, that is to say, no Bank of Bengal Receipts, Company's Paper, or other Public Securities that may be tendered for deposit in redemption of Premissory Notes given by Purchasers in the Sale Room, will be received after 4 P. M. of Saturday, the 11th April 1863, and no Bank of Bengal Receipts in full payment of Lette will be received after 4 P. M. of Tuesday. Lots will be accepted after 4 P. M. of Tuesday, the 21st April 1863.
- 4. In addition to the quantity above advertized for sale, the following quantities, more or less of Behar and Benares Opium of 1861-62 will be brought to sale, in the present year, on or about the dates specified below. The Board, however, reserve to themselves the right of altering these dates should circumstances render it expedient to do so :-

1			Pehnr atout Chests,	Benares about Chosts.	Total about Cheats
Da or al	hout Wednesda	y, 6th May 1963 8th June	1,860	1,440	3,300 3,300
Tiek	in Thursday,	Oth July H	1,869	1.440	3,300
Dit.		7th Sept	1,880 1.660	1,440	3,300
130		ath Oct, 7	1,860	3,440 1,440	3,300 3,300
Bit		9th Nov	1,960	1,440	3,700
" Die	to Monday.	7th Dec. ,	1,853	1,464	3,817
		Total	16,873	11,544	26,417

By Order of the Board of Revenue,

J. P. GRANT, Offg. Junior Secretary.

The 3rd March 1863.

No. 110.

Notice Is hereby given, that the sale of Government Onium advertized to take place on Friday, the 6th of March next, is postponed until Opium. Tuesday, the 10th March 1868.

By Order of the Board of Revenue,

J. P. GRANT,
Officiating Junior Secretary.

The 25th February 1868.

epium Botification,

Nortes is hereby given, that the third sale of Opium, the provision of 1861-62, will be held at the Exchange Hall on Tuesday, the 10th of March 1863, at 11 A. R., and will comprize 3,300 Chests, riz.,-

Behar Opium Benares Opium 1,440 444

> *Total Chests3,300

2. The general Conditions of the sale new advertized will be the same as usual; they may be ascertained by reference to the Notification issued on the 8th November 1862, and published in the Government and Exchange Gazettes, or on application at the Office of the Board of Revenue.

5. The latest dates for deposit and clearance will be the 10th (the 15th being Sunday) and 25th March 1868 respectively, that is to say, 25th March 1868 respectively, that is to say, no Bank of Bengal Receipts, Company's Paper, or other Public Securities that may be tendered for deposit in redemption of Promissory Notes given by Purchasers in the Sale Room will be received after 4 P. N. of Monday, the 18th March 1863, and no Bank of Bengal Receipts in full payment of lots will be accepted after 4 r. m. of Wednesday, the 25th March 1868.

4. In addition to the quantity above advertized for sale the following quantities, more or less, of Behar and Benares Opium of 1861-62, will be brought to sale in the present year on or about the dates specified below. The Board, however, reserve to themselves the right of altering these dates should circumstances render it expedient to do so:-

		Babar about Cheste.	Benares about	Total about Cherth.
17	Monday, 6th April Wednesday, 6th May Manday, 8th June Thursday, 16th Aug. Monday, 7th Sept. Monday, 7th Sept. Monday, 7th Def.	2863 1,860 1,860 1,860 1,860 1,660 1,660 1,660 1,660 1,660	1,440 1,440 1,440 1,440 1,440 1,440 1,440 1,440	3,500 8,500 8,500 8,500 3,500 2,506 3,300 3,317
	Total	16,788	19,984	.99,717

By Order of the Board of Revenue,

J. P. GRANT, Offg. Junior Secretary.

FORT WILLIAM, The 3rd February 1868.

NOTICE.

THE TRADE RETURNS of the Port of Calcutta, for the Montus ended 31st Accoust and 30th SEPTEMBER 1862, may be had at Hupers 4 per copy, on application at the Calcutta Gasette Office. .

The 17th February 1868.

Orders by the Vice-Chancellor and Syndicate of the Calcutta University.

26. A Special Meeting of the Senate will be held at the Town Hall on Monday, the 18th of March, at 4 P. M., for conferring Degrees.

27. Graduates and Under-Graduates of this University who wish to be present must apply for Tickets at the University Office.

28. Graduates and Licentiates must appear in their proper Academic costume.

23. The undermentioned Candidates are added to the List of successful Candidates for the Degree of Bachelor of Arts, published as per Order No. 25 in the Gazette of the 18th instant, page 569 :-

-SECOND DIVISION.

In alphabetical order.

Anuntoram Ghose ... Presidency College. Deno Nauth Mookerjee ... Teacher, Jonye School. Knylas Chunder Mookerjee. Presidency. College. ... Teacher, La Martiniere Phillips, A. College.

Roby Chander Gaugooly ... Presidency College. ditto. Romesh Chunder Rose Ditto Shoshe Bhoosun Mookerjee .. Ditto ditto.

> J. RICHARDS, M. A., Offg. Registrar.

The 2nd Murch 1863.

Notification.

Govens next having sanctioned in the First De-partment (Native), Thomason College, the conversion, as an experiment, of the 10th Stipends, at 30 Rupees per mensers each, into 6 at Rupees 50 each, it is hereby notified that an Examination will be held about the mouth of September for such Caudidates, inhabitants of the Upper Provinces, as may present themselves. Intimation of the precise date will be supplied hereafter.

J. G. MEDLEY, Mojor, Principal, Thomason, College.

THOMASON COLLEGE; ROOKKEE, The 14th January 1868.

Lectures on Geology

"UNDER orders from Government, and with the permission of the Asiatic Society, Mr. Henry F. Blanford will deliver a course of twelve Lectures on Geology at the Asiatic Society's Museum, No. 1, Park Street.

An introductory Lecture will be read on Monday, the 16th instant, at 1 past 4 r. m., and a Lecture will be delivered on each successive Monday at the same hour until the conclusion of the course.

Terms of admission, 10 Rupees for the course. Application or Tickets to be made at the Society's Rooms between the hours of 10 A. H. and 4 P. H."

W. S. ATKINSON. . Director of Public Instruction.

FORT WILLIAM, The 6th March 1868.

Notice. No. 12 or 1862-63.

It is intended about the 15th of April next to hold, at the Government Timber Depôt, Rangoon, a sale of about 5,000 logs of Teak Timber. Fur-

ther particulars will appear hereafter,
By Order of the Officiating Conservator of
Forests, British Burmah,

A. S. MACHINALD,

Asst. Conservator of Forests, Rangoon.

OFFICE OF THE ASSISTANT CONSERVATOR OF FORESTS; Rangoun, The 18th February 1863.

Registration of Carts and Hackeries, &c.

ACT XXVIII. or 1858.

WITH reference to Section XVIII. of Act XXVIII. of 1856, notice is hereby given that all Carriages, Carts, and Hackeries, of the several descriptions mentioned below, are required to be registered in the Ollico of the Municipal Commissioners, and whoever, after the 7th March 1863, keeps any such vehicle without being so registered renders hunself liable to a fine of 10 Rapess.

Every four-wheel Carriages on springs drawn by one Horse or let out for his Pony, or pair of Ponies, under within the Pony, or pair of Ponies, under within the 13 hands in height, and every Town of Calcutta. springs.

Every Cart and Hackery kept and used within the Town of Calcutta.

A fee of four annus will be charged for each registry of every Cart and Hackery plying for hire within the Town of Calcutta, or let for hire, and used within the Town of Calcutta and kept at any place beyond the limits thereof.

By Order of the Municipal Commissioners,

R. Tonnbolt,

Secy. to the Municipal Commissioners.

MUNICIPAL CONNESS OFFICE,] 1. Chowringhee Road, The 28rd February 1863.

Sheriff's Office, the 18th February 1803.

Notice is hereby given, that a Sessions of Over and Terminer and Gaol Delivery, and riso an Admiralty Sessions, will be holden by the High Court of Judicature at Fort William in Bengal for the Town of Calentra and Factory of Fort William, and the places subordinate thereto, at the Court House, in the Town of Calentra, on Tuesday, the Tenth day of March next, at 12 o'clock at noon.

The Court will open on the first day of the Sessions at 12 o'clock at noon, and upon each succeeding day precisely at 11 o'clock in the forenoon, of which all persons are required to take notice.

S. GLADSTONE,

Sheriff.

शक्तिक खालिम, ३৮ फ्टिब्रिडेशां किन ३५५० माल।

সমাচার দেওরা বাইতেছে যে আগামি
১০ মার্চ ১৮৯০ শাল মকলবার দুই গ্রহরের
সময় কলিকাতার কোট উইলিএমের এবং
তাহার অন্তঃপাতি যে সকল স্থান অমিমিক
কল দেশের কোট উইলিএমের হাই কোট
আপন আদালত ঘরে ওয়েরটারমিলের এবং
এডমিরেলটি অথাৎ মহা সমুল্র সম্পানীয়
শোক্দ মা নিম্পত্তি জন্য এক নেশিস্থান
অথাৎ মিছিল করিবেন।

এই সেশিয়াস মতকাল পর্যান্ত বসিবেক তাহার, প্রথম দিবল দই প্রহরের সময় তাহার পর প্রতি দিবল এগারো ফটার মময় বসিবেক এবিসম্ভ সকলে আরণ রাথন।

S. GLADSTONE,

Sheriff.

Notice

Is bereby given, that the Titulyah Annual Fair, in Zillah Rungpore, will commence on the 1st March 1868.

V. T. TAYLOR, ...

Rungsons, The 2nd January 1803. Notice.

Under Section 54. Act VIII. of 1855, the Effects of the late Mr. D. Crawborn, Assistant-Engineer, Second Division, Labore and Peelawar Road, have been placed under the Scal of this Courtpending receipt of instructions from the Administrator General. Parties indebted to, or having claims against the Estate, are requested to communicate with the undersigned within one month from this date.

GEO. D. WESTROPP,

Estra Assit. Commissioner.

RAWCH PINDRE;
Depy. Commissioner's Office,
The 9th February 1863.

Notice.

Sealed Texpers will be received by the Secretary to the Chief Commissioner up to the 3rd April 1863, and opened by him at his Office on that day in the presence of all parties who may choose to attend, or their Agents, for the supply, by contract, of printed and lithographed English and Vernacular Forms for the year 1863-64.

The Tenders must be necessponied by specimens of paper and printing, and be superserled with the words "Tenders for Printing," but must not have the name of the Tenderer written on the envelope.

It will not be obligatory on the Secretary to; necept the lowest Tender unless he is satisfied with the specimen of materials and workmanship and the ability of Tenderer to fulfil his engagement. The Forms must be delivered at Lucknow free of all charges on and after the 1st May next, but they will be rejected if not equal to the specimen. In case of failure to furnish them when required they will be obtained elsewhere.

No payment in advance will be made.

The Forms are in English and Vernacular, the former are on

Foolscap paper of 1 sheet.

1 ,,

and the latter on

Serampore of the above sizes, and I sheet Reng-

Intending Tenderers may get a list of the Formand full particulars from the Secretary's Office

J. Rein,

Sacy, to the Chief Comr., Oudh.

The 21th Bebruary 1863.



The Calcutta Gazette, EXTRAORDINARY.

MONDAY, MARCH 9, 1863.

No. 1513.

NOTIFICATION.

Beme Bepartment.

FORT WILLIAM, THE 7TH MARCH 1863.

Subject to the approbation of Her Majesty, His Excellency the Viceror and Governor-General of India having been pleased to appoint the Hon'ble Edmund Drummond, of the Bengal Civil Service, to be Lieutenant-Governor of the North-Western Provinces of the Bengal Presidency, the said Hon'ble Edmund Drummon, having taken the prescribed Oaths has this day assumed the office of Lieutenar Governor of the North-Western Provinces of the Bengal Presidency.

The customary Salute was fired from the Ramparts of Fort William.

By Order of the President in Council,

E. C. BAYLEY, Secretary to the Government of India.



The Calcutta Gazette.

WEDNESDAY, MARCH 11, 1863.

Pome Department

LEGISLATIVE.

The following Act of the Governor-General of India in Council received the assent of His Excellency the Governor-General on the 23rd February 1868, and is hereby promulgated for general information :-

Acr No. VIII or 1863.

an Act for the amendment of the law relating to the confinement of Prisoners souteneed by Courts acting unite the authority of Hor Majesty and by e-risin uties Courts and of Prisoners convicted of elements Natice States.

Thereas it is desirable to amend the law re-lating to the confinement of Premaile. Prisoners who have been sentenced by Courts acting under the authority of Her Majesty, or of the Government of India, or Local Government; and whereas it is expedient to make the same provision for the expedient to make the same provision for the secure enstody of persons convicted of participation in the offence of Suttee (burning alive) or Squadh (burying alive) and of such other offences as the secure of General in Conneil shall a secure of the security of the securit finar time to ture, by an order to be published in the Government in zette, think fit to prescribe, within the largistries of Native Princes or States in alliance with the Majesty as a silventy made in regard to prescus convicted of Thugger or Dansity in such States; It is enacted as

' I. Regulation IN of 1803 of the Bombay E peat of Ryssia - i dien in the Jails under that tions and Auto - i was at Justice or Tribunals acting named the a supprintendance other than those provided for in the existing Boundaries. See NIII (1983) (In the botter vestoda of propose concerned if Terrices and Double), and Men Violation of the sense tences of tours exclude the execution of the sense tences of tours excluded a to the incharity of the Goreonar-Lieuwskin toward for the administration of Chainsi Insticute in States of Territories.

administered by Officers acting under the authority of the East India Company) are hereby repeated.

Officers in charge of Jails may give offset to sentences passed by curtain Courts.

II. Officers in charge of Jails within the British Territories in India shall be competent to give effect to any sentence which shall be passed by any Court or Tribunal acting under the authority of Her Majesty, or of

the Government of India, or of any Local Government, although such Court be not situate tin a place not subject to the General Regis-intions, Provided that this Section shall not apply to any Officer in charge · Proviso.

from within the local limits of the ordinary original Civil jurisdiction of any Court established by

III. A warrant paper the official signature of an Officer of the Court or Tribunal as aforeseid shall be

Warrant of Officer of such Court to be sufficient susufficient authority for heiding any Prisoner in confinement, or for transmitting any pro-

soner for transportation beyond See in panance of the sentence passed upon him.

IV. It shall the lawful for the Executive Government of any part of the

Executive Govern-Executive Government may authorize reception detection or imprisonment in British India of per-sons convicted of certain offences in Native States. British Territories in India, to authorize the reception, deteation, or imprisonment in the part of these Technology, less the periods specified in their respective sentences, of person sentenced within the Torritories

of any Native Prince or State in alliance with Hor Majesty to imprisonment or transportation for the offence of Thuggee or Da. ity, or the offence of belonging to any gamer of Plants or Puesti, a for participation in the offence of Suttee or Surapital or for such other offences as the Government in Council shall from these to the Council shall from these to the Council shall from these to the council shall from the council shall form the council shall for the council shall be considered to the council s in Council shall from time to time, by on the published in the Covernment (azzett), think if the prescribe. P. vid a alone that such a table said have been protectioned in the trial between the Hilbert and the trial to the t

Provide and honoring protocological of trial between Tablemating contains an O.Scor at Government, day methorized in that tablel by such Prince or Source, so of the presiding Judges. There Officer of Government so authorized as aforesaid that

forward with every Prisoner a certificate of his conviction, and a copy of the proceedings held at the trial, that the same may be forthcoming for reference at the place where the sentence of imprisonment or transportation may be carried into

V. If any Officer in charge of a Juli shall

Procedure of Officer in charge of dail if he doubt the lega-Fily of any warrant sent to him for eneontertain any doubt as to the legality of any warrant sent to him for execution under this Act, or as to the competency of the person or persons whose official seal and signature muy

be affixed thereto to pass the sentence and issue such warrant, such Officer shall refer the matter to the Government to which he is subject, by whose order on the case such Officer and all other public Officers shall be guided as to the future disposal of the Prisoner. Pending any such reference the Prisoner shall be detained in such manner and with such restrictions or mitigations as may be specified in the warrant.
VI. The provisions of the existing Acts and

Provisions of existing Acla &c. relating to the treatment and eccurity of Priagners generally, in apply to Prisoners offined under this

Regulations, and all other rules in force for the treatment and security of Prisoners confined in the said Jails, shall apply and be of equal force and effect in the case of prisoners confined therein under this Act as in the case of other

Prisoners confined therein.

Dony. Secy. to the Goot, of India, Home Department.

THE following Act of the Governor-General of India in Council received the assent of His Excellency the Governor-General on the 23rd February 1863, and is hereby promulgated for general information :-

ACT No. IX OF 1863.

In Act to amond the Code of Civil Procedure.

WHEREAS the Code of Civil Procedure requires that appeals from decisions or orders to the Sudder Court shall ordinarily be heard and determined by two or more Judges of the said Court; and whereas in the "Territories, not subject to the General Regulations, the highest Civil Courts of appeal, which are declared by Section 3SB of Act VIII of 1859, to be included in the expression "Sudder Court" in any part of the said Territories to which the said Code may be extended, generally consist of only a single Judge, and it is expedient to make provision for the powers to be exercised by such single Judge in bearing appeals from decisions and orders, or in preceedings relating to any other matter which may be brought before him; It is enacted as tollows :-

I. When in any part of the British Territories in India to which the Code of dn certain places the Highest Civil Court of Appeal to have powers of Sudder Court. Civil Procedure has been or shall be extended under the provisions of Section 385 of the said Code, the highest Civil

Court of appeal consists of a single Judge, such Judge shall have all the powers yested by such Code in two or more Judges of the Sunder Court.

II. No order passed by or proceeding held before the single Judge of any such highest Civil Court of No order or pro-ceeding of such Court to be void because passed or held by a appeal, subsequent to the extension of the Code of Civil Prosingle judge. single judge. cedure to such part of the British Territories in India, shall be deemed invalid or be liable to be questioned on the ground that such order or proceeding was passed by or held before a single Judgo.

M. WYLIE. Depy. Sery. to the Goal. of India, Homo Department.

THE following Act of the Governor-General of India in Council received the assent of His Excellency the Governor-General on the 23rd February 1865, and is hereby promulgated for general intermation :--

Acr No. X or 1868.

An Act to improve the Administration of Instice in the District of Darjeeting.

WHEREAS it is expedient to improve the Administration of Justice in the District of Darjeeling; It is Preamble. enacted as follows :-

I. Every decision or order passed by the Superintendent of the District No appeal from decisions in suits of the nature cognizable in Small Cause Courts under Act XLII of 1960.

of Danjeeling in suits of the nature cognizable in Courts of Small Causes under Act XLII of 1860 (for the establishment of Courts of Small Causes beyond

the local limits of the jurisdiction of the Supreme Courts of Judicature established by Royal Charter) or by the Judge of any Court constituted in the said District under the said Act shall be final, and no appeal shall lie from such decision or order. Pro-

vided that it shall be competent Proviso. to the Superintendent, or Judge of any such Court as aforesaid, if he shall think fit, to grant a new trial, if applied for within the period of thirty days from the date of the decision; but no new trial shall be granted unless the party applying for the same shall, with his application, deposit the amount for which judgment shall have been given against him, meluding the costs (if any) of the opposite

If in the trial of any suit any question 11. of Law or usage baving the In case of doubt force of Law, or the construcas to question of Law &c., statement of coac may be subthe merits of the decision shall mitted for deci-of High Court. decision mitted for decision arise on which the Superin-of Ifigh Court. tendent or Judge of any Court constituted as aforesaid shall entertain

reasonable doubt, the Superintendent or Judge as aforesaid may, either of his own motion, or on the application of any of the parties to the suit, draw up a statement of the case and submit it with his own opinion for the decision of the High Court.

111. The Superintendent or Judge as aforesaid

may proceed in the case not-withstanding a reference to the High Court, and may pass And decree may be passed contingent withstanding a reference to the thereon; but pending High Court, and may pass a receipt, execution not decree contingent upon the opinion of the High Court of

the point referred ; but no execution shall be issued in any case in which a reference shall be made to

that Court. Cases referred for the opinion of the High Full beach of the Court shall be dealt with by Fligh Court to destwo or more Judges of that side cases referred Court.

High Court to fix an early day for the hearing of the case. Proc 1cm at 1cc thereof.

V. The High Court shall fix an early day for the bearing of the case, and shall notify the same by, a proclamation to be fixed up in the Coart House of that the Coart House

VI. The parties to the case may appear and Parties may ap- be heard in the High Court Parties may appear and be heard in person or by phoder. in person or by pleader.

VII. The High Court, when it has heard and considered the case, shall trans-Decision of High mit a copy of its judgment, Court how to be under the seal of the Court transmitted.

and the signature of the Register, to the Superintendent or Judge as aforesaid, and the Superintendent or Judge as aforesaid shall, on the receipt therenf, proceed to dis-High Court.

VIII. Costs, if any, consequent on the reference of a case for the opinion Costs of reference of the High Court shall be to High Court.

costs in the suit. IX. In all suits other than those mentioned in

Section I of this Act, in which In suite other than the amount or value of the suit these referred to in Section 1, and of an shall not exceed Rupees 5,000, an appeal from the decision of amount or value not exceeding 5,000 Rs. the Superintendent, or of any a regular append to other Court which is or hereafter may be established in the

said District of Darjeeling shall lie to the Judge of Dinagepors, subject to the rules contained in the Code of Civil Procedure regarding regular

A special appeal shall lie to the High Court Brecial appeal to of Judicature at Fort William High Court in cer of from all decisions passed in retain cases. gular appeal by such Judge, on the ground of the decision being contrary to some Law or usage having the force of Law, or of a substantial error or defect in Law in the Procedure or investigation of the case, which may have produced error or defect in the decision of the case upon the merits, and upon no other ground, and such special appeal shall be subject to the rules contained in the Code of Civil Procodure regarding special appeals.

In anits above Superintendent, or by any other 5,000 Rapeo re-Court which is or hereafter may gular appeal to lie be established in the said to High Court.

District of Abstraction of Superior Statement of Superior State XI. In all suits heard and determined by the the amount or value of the suit shall exceed Rupees 5,000, an appeal shall lie to the said High Court, subject to the roles contained in the Code

of Civil Procedure regarding regular appeals.

XII. When a commitment in a case triable provision forwards under the Code of Criminal Pro-Provision for cases triable by Court of Seasons ander Colo of Criminal Proce-dure ecdure by a Court of Sessions is made by the said Superintendent or by any other officer in such District competent to

the High Court until the receipt of the order of commitment shall be made to the Sessions Judge of Dinagepore, and shall be heard and determined by him

and orders

XIII. • Appeals from sentences and orders passed by the said Superinten-

Appeals from sentences, &c. of Superintendent and his Subordinates.

Code of Criminal Procedure shall be beared and stated of Dinagepore, and shall be beared at the stated of Dinagepore, and shall be beared at the stated of Dinagepore, and shall be beared at the stated of the state

shall be heard and determined by him.

XIV. The High Court of Judicature at Fort Powers of High Court in respect of sentence, to of ica-sions Judge under William in Bengal shall exercise the same jurisdiction, appellate or otherwise in respect of any sentence or order passed by this Act.

the Act. such Sessions Judge under this. Act, which the said High Court may exercise in respect of any other sentence or order passed by anch Judge.

M. WYLLE, Dopy. Sery. to the Gost. of India, Home Department.

THE following Act of the Governor-General of India in Council received the assent of His Excellency the Governor-General on the 25th February 1863, and is hereby promulgated for general information :-

ACT No. XI nv 1808.

In Act to consolidate and amend the law relating to the employment and remuneration of Peans for the service and execution of Civil process.

Wheneas it is expedient to consolidate and amend the law relating to the Preamble. employment and remunération of Peons for the service and execution of Civil process in the Courts of the North-Western Provinces of the Presidency of Fort William in Bengal and in other parts of the British Tersitories in India, to which this Act shall be extendas hereinafter provided; It is enacted as follows :-

1. From and after the passing of this Act, Section XIV of Regulation XXVI. 1814 of the Bengal Laws repealed. Code (for modifying some of the Rules of present in force regarding the admission and trial of special and summary appeals from decisions passed in regular suits; for limiting and offering some of the existing provisions respecting the pleadings and processes, and the mode of executing decrees and regular suits and appeals; and for explaining and making certain additions to the provisions of Regulation I. 1814), Section V of Regulation VII. 1832 of the said Code (for modifying certain of the provisions of Regulation V. 1831, and for providing supplementary Rules to that enactment), and Act XIV of 1845 (to provide for the appointment of Nuzirs in the Mountiff's Courts, shall cease to have effect in the North-Western Provinces of the Presidency of Fort William in Bengal.

11. Subject to the approval of the Sudder Court the Judges of the several Number of Peops for each Court by whom he fixed. Zillah Courts in the said North-Western Provinces shall fix the number of Perms necessary to be employed in the said Zillah Courts and in the make commitments to the Court of Sessions, such several Courts subordinate to them for the service

and execution of processes issued out of such the procedure of the Courts of Civil Judicature Courts, respectively, and the Judges of the Courts and established by Royal Charter.) of Small Causes in the said Provinces shall in like manner fix the number of Peous necessary to be employed in the said Small Cause Courts for the number of Peons to be so employed.

III. The appointment of Peous in the several Courts mentioned in the last Appointment and preceding Section shall be made, subject to the approval registration of Leons. of the Judge of the Court, by the Nazir of the Court in which the Peons are employed, or by the Clerk of the Court where there is such an Officer; and every such appointment shall be registered in the Court with the following particulars : name of the Peon, his age, his place of abode, his father's name, and date of arrange of abode, father's name, and date of appointment.

IV. No person who shall not be appointed and registered as a Peon in No other persons be employed as the manner hereinhefore pro-Peops williont appoint leave of Court. vided shall be employed in the service or execution of the process of any Court without the special leave of | sucli Court.

nished with belt and at the expense of the State with date. a uniform belt and plate, which shall be inscribed the Court to which the Peon belongs and the number of the Peon in the Register.

VI. The Peops appointed and registered under this Act shall cither receive Remuncration of fixed salaries, or be remanerated by fees for the service of the processes served or executed by them, as the local Government shall direct. The amount of salary shall be fixed by the local Government.

VII. When the Peons appointed under this Disposal of sums. Act are remunerated by a sid unus Act for fixed sulary, the money paid paid unter Act for execution of prooxecution of pro- under this Act for the service or execution of processes shall be carried to the credit of Government, and shall be formed into a fund out of which the salaries of such Peons shall be paid. Any surplus that may accrue from such fund, after paying the salaries of the Peons, shall be at the disposal of the head Government, and may be applied by such Government, subject to the approval of the Government of the alministration of Civil Justice in the North-Western Provinces.

A regular account of all moneys re-Account of Moneys ceived into and paid out of reals of into and of Court under this Act shall paid on, of Court. The kept, and extracts from this account shall be forwarded to the local Cov rement at such times, and in such forto as such Government shall direct.

IX. Every process served in reseated under this Act shall be hill to be a Coperate a soft process within the meaning of Section 188 of the Code of Civil Procedure and Sectional of Act XXIII of 1861 (to amend Act VIII of 1859 for samplifying

The Sudder Court shall make rules pre-Sudder Court to seribing the cost of serving service and execution of processes issued out of make rules for iting such Courts. Subject to the like approval the cost for service processes issued by the said Court, and by the said Judges may from time to time alter the peops, &c.

Court, as well as by the Courts of Small Causes, established within the local limits of the jurisdiction of such Sudder Court, and for lovying the same, and also rules for the remaineration of the Peons appointed and registered under this Act who are not paid by fixed salaries, and of all other persons who may be employed in the service or execution of processes by leave of a Court under the 1th Section of this Act, and also such other rules as the Sudder Court shall deem necessary, and shall not be inconsistent with the provisions of this Act, for carrying out the provisions of this Act. The rules made under this Section, after being confirmed by the local Government, shall have the force of law. Subject to the same confirmation the Sudder Court may from time to time vary the rules made under the authority of this Section. The rules made and contirmed under this Section, and a table of costs for serving and V. The Peons who are appointed and registered in the manner above treed in the manner above riew in every Court for which Peons are appointed and registered under this Act.

X1. The Governor-General of India in Coun-Powers of Govern- 2 cal shall have power by an or General and of corder to be published in the Lieutenant-Govern- Calcutta Gazette to extend the a. Panjaub, to ex- provisions of this Act to any part of the Territories under the immediate administration of the Governor-General in Council; and the Licotenant-Governor of the Punjab shall have power by an order to be published in the Official Gazette to extend the provisious of this Act to any part of the Territory under his Government.

XII. The term "Judge" in this Act shall Interpretation of denote the Presiding Judicial Officer in every Court of Civil Judicature by whatever title he shall be designated. And in any place not subject to the General Regulations to which the provisions of this Act extend, or whalf hereafter be extended as provided in the last preceding Section, the Judges of the Principal Courts of original Civil Jurisdiction in such place shall be the Judges to fix the multiprof Peous necessary to be employed in such Courts and in any Courts subordinate to such Courts as provided in Section II of this Act, and subject to the approval therein mentioned.

XIII. When this Act shall be excended to any Interpretation of place under Section XI of this "Sudder Court" in Act the term "Sudder Court" places to which det as used in this yet shall be shall be extended. • taken to mean the Highest Civil Court of Appeal established in the place to which this Act shall be so extended.

> M. WYLIE. Depry. Secy. to the Gort. of India, . Home Department.

India in Council received the assent of Ilis Excellency the Governor-General on the 25th Act.

Commencement of the North-Western Provinces shall fix by an order to be pubgeneral information :-

ACT No. XII or 1863.

An Act to bring the Pergunnalis of Muhaha and Jeitpore, in the District of Humcerpore, under the operation of the General Regulations.

WHEREAS the District of Humcerpore in Bundlekund is, with the exception of the Pergumahs of Mahoba and Jeitpore, subject to the General Regulations, and whereas it is expedient that the said Pergunnals should, for the sake of uniformity and public convenience, be administered on the same system as prevails in the rest of the District; It is macted as follows:--

The Laws and Regulations established for

the internal administration of Laws and Regulations for internal attentions for internal attentions of shall have full force and effect in the Pergunnals of Maholu, full force in Maholu, and Jeitpore, and the administration of the property of the property of the internal attentions of the inter tration of Civil and Criminal

Justice, and the superintendence of the settlement and realization of the public revenue, and of all matters relating to rent in the said Pergumualis, are hereby vested in the Officers who are, or may hereafter be, appointed by the Licutenant-Govern-or of the North-Western Provinces for the said District of Humeurpore.

II. All suits and proceedings arising in the said Pergunnahs which, at the Saving as to suits time of the passing of this pending at the time of passing of this Act. Act, shall be pending in any Court, or before any Officer, shall be heard and determined in the same manner as if the said Pergunualis had not been brought under the operation of the General Regulations.

Any suit which, before the passing of this Act, had been determined, Suite remanded and which has been or shall be Appellate remanded by any Appellate Court, shall be tried before the Court which, for the time being, would be com-

passing of this Act. 1V. All appeals or proceedings now pending

Appeals pending in Juancie Controlle-shmer's Court, and execution of Decrees.

in the Court of the Commissioner of Jhansie shall be determined by such Commissioner in the same manner as if this

all applications for execution of decrees or orders which, but for the passing of this Act, would have been made to any Court or Officer existing at the time of the passing of this Art shall be made to the Court or Officer that would have had jurisdiction in respect of the matter in dispute, had the custody. suit or proceeding been instituted after the passing

V. All appeals from decrees or orders passed before the passing of this Act Appeals from Deshall be received, heard and arce prorders passed before passing of determined by the Contra or Ast. Officer who would have had jurisdiction over such appeals, had the decrees or orders to which they relate been passed after the passing of this Act.

Tire following Act of the Governor-General of VI. This Act shall take effect from such date lished in the Official Gazette.

M. WYLTE,

Depy. Secy. to the Gort. of India. Home Department.

THE following Act of the Governor-General of India in Council received the assent of His Excellency the Governor-General on the 25th February 1863, and is hereby promulgated for general information :--

ACT No. XIII or 1863.

An Act to empower Judges of the High Court and other Authorities at Bombay to direct Convicts to be imprisoned either in the House of Correction or the Common Jail.

Whereas great inconvenience is occasioned in the administration of Criminal Preamble. Justice by reason of the House of Correction in the Town of Bombay not having sufficient accommodation to contain all the prisoncesfrom time to time sentenced to be there confined for divers offences, and it is desirable that the Judges of Her Majesty's High Court at Rombay, and the Justices of the Peace and Magistrates of Police in the Town and Island of Bonfbay should be empowered to send prisoners to the Common Jail in the Town of Bombay as well as to the House of Correction; It is enacted as follows :--

Persons sentenced by High Court to nient, &c., may be ins-prisoned in House d Correction or Common dail in Correction Chombay.

1. Whenever, from and after the passing of this Act, any person shall be sentenced by Her Majesty's High Court of Judicature at Bombay to rigorous imprisonment, or to imprisonment with lard labor or solitary confine-ment, it shall be lawful for the Judges or Judge of the

said Court of Judicature to direct such person to be imprisoned either in the House of Correction, whether such House of Correction be under the control of the Sheriff or not, or in the Comnetert to try such a suit if instituted after the mon Jail in Bombay, as to them or him shall neem fit.

H. Whenever, from and after the passing of

Where also persons sentenced by said Court to transportation, &c., may be kept.

this Act, any person shall be sentenced by the High Court at Bombay to transportation, or penal servitude, such person may at the discretion of the Judges or Judge of the said in the House of Correction,

Court, be kept whether such House of Correction be under the control of the Sheriff or not, or in the Common Jail in Bombay, as the place of intermediate

Where also persons centered by Justice of the Peace or Police Magis-trate to rigorous imprisonment. Sen

III. Whenever, from and after the passing of this Act, any person shall be Where also person sentenced by a Justice of the Pence of Magistrate of Police stice of the Pence of Magistrate of Police in the Town and Island of Bumbay to rigorous imprisonimprisonment. See ment, or imprisonment with may be committed. hard latter, the person so sen-tenced may be committed by such Justice of the Peace or Police Magistrate

Sheriff or not, or to the Common Jail in Bornbay, as to such Justice of the Peace or Magistrate shall seem fit.

M. WYLIE,

Depy. Secy. to the Goot, of India,

Home Department.

The following Bill, as amended by a Select Committee of the Conneil of the Governor-General for the purpose of making Laws and Regulations, is published for general information :--

A Bill to growthe for the Registration of Assurances.

WHEREAR it is expedient to consolidate and amend the laws relating to the Framble. Registration of Assurances; It is enacted as follows :-

REPEAL OF RESPECTIONS AND ACTS.

1. Regulation XXXVI. 1798 (for satultishing the consoled. a Registry for Wills and Decile, Thus repealed.

for the transfer or purigage of veal property). Regulation XXVIII. /1795 (for extending to the Province of Bunares, Regulation XXXII. 1793, entitled "A Regulation for jestablishing a Regulaty for Wille and Death for the transfer or mortgage of real property"), Regulation XVII, 1803 (for establishing a Registry for Wills and Ireas for the transfer or marigage of real property in the Provinces veded by the Amount Fixier to the Honorabto the English East India Company), Section XVII Regulation VIII, 1805 for artending to the conjugated Provinces actuated within the Hoad and on the right Bank of the River Inima, and to the territory ceded to the Houngable the English Bust India Company in Bundlevalet be the Peinhou, such of the Lawn and Regulations established for the internal tenerament of the Provinces ceded by the Namaub Vizier to the Hunoracle the Kuylish East India Company, us have not once abready established to those territories, and for verising and amending verbain parts of the said Lums and Liquibitions), so far as it relates to Regulation XVII. 1808, Section XXXII Regulation X11 1805 Gir the cettlement and collection of the Public Revenue in the Liliah of Cultuck, including the Pergunnahi of Putterpore, Kummardichous, and Hoprae, at present included in the Viliah of Midnapure). Regulation XX 1812 (for modifying some of the provisions contained in the existing Regulatones respecting the Registry of Beeds and for restablishing a Register of engagements for the delivide more effectualty for the Office of Register of Bengal Code; Regulation XVII. 1402 (for establishing a Mogestry jur With and Issues for the transfer or mortgage of real property), and Regulation XI. 1831 (a provide more effect-Madeus Code; and Regulation 1X, 1827, for extentioning a Register of Title-Decide and a General Register of Boeils, Alligations, and other Weitings, in each Zilleh subordinate to the Presidency of Booking), of the Bombay Code, and Regulation

Wither to the House of Correction, whether such expelient to keep the Registers prescribed by Rollouse of Correction be under the control of the gulation II of 1827 when stationed in the Districts) of the Bombay Code, and Act XXX of 1838, Act I of 1848, (for amonding the less concerning the Registration of written courtyweek and other instruments affecting titles and other interests to tand), Act XIX of 1843 (for amenoing the land reserveting Act XIX of 1843 (for amenoing the law reserving the Registration of vertain Beeds), Act IV of 1843 (to amend the tax regarding the Registration of Beeds), Act XVIII of 1847 (for eneing the involvity in the Registration of Breds arising from the that if having been registered by recome and duly appointed or on other than Court dags, and Act XI of 1851 (for the entitally of Registers of Beeds in the Presidence of custoily of Registers of Deeds in the Presidency of Benyal), shall cease to have effect in any part of the British Territories in India from and after the date on which this Act shall come into operation, except in so far as such Re-Acts rescind other Regulations or gulations or Acts, and except as regards Instruments registered before the date on which this Act shall come into operation, ander any of the said Regulations or Acts then in force; and from and offer such date, in the territories not subject to the General Regulations, all Rules and Regulations relating to the Registration of Instruments in force in such territories at such date shall cense to have effect, except as regards Instruments registered in such territories before such date under any of such Rules or Regulations,

DEPINITIONS.

II. In the construction of this Act, unless Interpretation. the contrary appear from the context, the words "Local Covernment" shall depote the person or parsons "Local Govern- authorized by haw to administer the Executive Government in any part of British India; the words "District
"District Regis- Registrar" shall include the
trar." Registrar of every Presidency Town; the 'words "year" and "month' shall "Year" and denote a year or month respect"month." ively by the British Coleudar; and words importing the singular number shall ginelude the plural number, and words importing the plural number shall include the singular number; words importing the masculine gen-der shall include females. Gender.

III. It shall be lawful for the Governor-General of India in Council, by an order to be published in the Calcutta Gazette, to declare Coverner-General of India may vest in the Head Executive Officer of any Terri-tory under his immethat in any territory under the immediate administration of the Governor-General in Coaneil, the Head Executive Officer

ate administration the powers conferred by this Act. of such territory shall exercise

the powers vested by this Act in the local Government, and thereupon such Officer shall, for the purposes of this Act, be the local Government of such territories as defined in this Act.

REGISTRATION ESTABITSHMENT.

IV. The local Government of every Presidency General Register and place single establish, with-Office. Goyernment at much place as to it shall seem lit, an Office to be called the Goner-XIII. 1824 (fir enaling desistant ludges when al Register Office, and may appoint an Officer to

the charge of such Office, who shall be called the Hogistzar-General of the Presidency or place for which he is appointed. Provided that the local Government may declare and constitute the Board of Revolue, where there is a Banco of Revenue. or any other Public Office to be such General Register Office, and all the provisions of this Act, which apply to such Registrar-General shall apply to such Board or other Office so declared and constituted.

V. For the purposes of this Act the local Government shall form Dis-Pormation of District and divisions of Districts, and shall prescribe, and from time to time may after the limits of the Districts or divisions of Districts so formed.

VI. The local Government shall establish, in Establishment of every District formed as aforesaid, an Office to be styled the District Ra i ter Office, and also such number of Divisional Register Offices as, in the negerator for the local tiovernment, may be necessary for the purposes of this Act. A. necessary for the purposes of this Act. A. Register Office shall also be established in the several Presidency Towns of Calcutta, Madrus. and Bombay, for the registration of Instruments

without this Act.

VII. The Judge of the principal Court of Original Civil judisdiction shall he the District Registrar of the eres to be District and Deputy Regu-District in which such Court may bave jurisdiction.

vided that in the Presidency of Bombay the local Government may appoint the Provise for Bombay. Assistant Judge in any District to be District Registrar of such District. Such of the Judges of the subordinate Courts, and of the Judges of the Courts of Small

Change, as the local Government may select, shall be Deputy Registrars of such Districts and Divisions formed as aforesaid. The local Government may appoint such other Public Officers as it may think proper to be Deputy Registrars of such Divisions. In each of the Presidency Towns aforesaid the local Government shall appoint an Officer to be called the Registrar of such Town.

It shall also be lawful for the Persons not Public local Government to appoint Officers may also be appointed. Public Officers, to be Deputy Registrary of such Divisious.

VIII. 'The local Government shall appoint one

cies.

or more Deputy Registrars to Appointment of Deputy linguistrara by Incal Govern-ment. every one or more of the Divisions formed as aforesaid as to such local Government shall seem fit.

12 IX. In case of the absence of any Deputy. Registrar, or of a vacuumy occurring in the Office of any Provision for cases of absonce or vector-Deputy Registrar, it shift be lawful for the District Regis-

tear to appoint any person whom he may think proper to take temporary charge of the Oileo of each Deputy Registrar, and to register Instruments in the same manner as if such person had been appointed to the Office by the local Government. In case of the absence of any District Registrar, our of a vacancy occurring in the office of any Dietheriet Registrar, the Officer whose duty it is to charry on the jolicial functions of the Officer who by this Act is District Registrar shall, during such absence or vacancy, he the District Registrar.

X. It shall be lawful for the local Government, Salaties and Estab- with the sametion of the Governor-General of India in Council, to assign such salaries as from time to time such local Government may deem proper, to the Registrar-General and Deputy Registram appointed under this Act, or to provide for the remuneration by fees of such Deputy Registram as shall not be Public Officers. It shall slee be lawful for the lacel Government, with the like sanction, to allow such Establishments for the General Register. Office and for the Offices of the several District and Doputy Registrars as may be necessary for the purposes of this Act.

GENERAL RULES. OF

XI. Every Deputy Registrar shall perform the duties got his Other under the Control of proceedenperintendence and control of ings of Deputy Rethe District Registrar in whose District the Office of such Deputy Registrar shall be situate, and the District

Registrars shall have authority to issue (whether on complaint or otherwise) any orders they may consider necessary in respect of any proceeding or omission of any Deputy Registrar subordinate to them. Provided that no order of a Deputy Registrar admit-

Provinces to Registing or refusing to admit to registration nov Instrument tration admitted or refused. shall be reversed or altered, except on appeal to be presented within thirty

days from the date of such order.

XII. If any Instrument tendered for regis-Instruments in tration he in a language which language not under the Deputy Registrar does stood by Deputy Re- not understand, such Instrugistrar. ment shall be referred by him to the District Registrar.

XIII. The Registrar General shall exercise a General control by all the Register Offices within Registrar-General. Registrar-General his jurisdiction, and such Re-gistrar-General shall have the power, for any sufficient reason, on the application of any party to any Instrument the registration of which has been refused by a District Registrar, either originally or on appeal from a Deputy Registrar, to order the same to bu registered.

XIV. The Registrar-General shall, for the guidance of the District and Deputy Registrara, have power Power of Regis-tent-General to traine from time to time to rules not inconsistent with the terms of this Act. The Rules so framed shall be submitted to the local Government, and after they shall have been approved by the local Govern-ment, they shall be published in the Official Gazette and shall have the same force as if they

were inserted in this Aut.

AV. The registration of all Lastraments under Registration to be the Public Office or Coner of Office. be to register the same. vided that any District Register or may Deputy Regist as with the sunction of

Province. the Douriet Registror may, on special cause being shown, attend at the place of residence of any party to any Instrument, or of any person desiring to deposit a Will, Codicil, or authority to adopt a son.

XVI. The General Registrar and the several District and Deputy Registrars Soul of Office, shall use a Seal boaring the following inscription in English, and in such other language as the local Government shall direct: "The Seal of the Registrar-General" for of the Registrar or Deputy Registrar of

XVII. The local Government shall provide for the Office of every District Registry Books. and Deputy Registrar such bood s as may be necessary for the purposes of this Act. The books so provided shall contain such printed forms as shall from time to time be prescribed by the Registrar-General with the canation of the local Government for the entries to be made therein, and for the indices to such books, and the pages of such books shall be consecutively numbered in print, and the number of pages in each book shall be certified on the title page by The Officer by whom such books shall be supplied. The local Government shall Fire-proof baxes, further supply the Office of every District Registrar with a lire-proof box to be used as hereinafter provided.

INSTRUMENTS TO BE REGISTERED.

XVIII. No Instrument being a deed of gift

Decis of gift of control by recognized unioss registered in proper time,

of any immoveable, property shall (except as provided in Section LXV of this Act) be received in evidence in any Court of Justice, or shall be acted on by any Public Officer,

if such Instrument shall have been executed after the date on which this Act shall come into operation, unless the same be registered within the time prescribed by this Act.

XIX. No Instrument other than a deed of gift as provided in the last Cortain Instruction on the total and to be re-screen in exidence. Instru-T preceding Section, which purports or operates to create, declare, transfer, or extinguish any right, title, or interest of

the value of one hundred Rupees or upwards in any iminoveable property (except as provided in Section LAXV of this Ast, and not being a lease for a period not exceeding one year), and no Instrument which acknowledges the receipt or payment of any consideration on account of the committee, or extinction of any right, title, or interest of such value as aforesaid in any camoveable property (not being such a lease as atoresaid), shall be received in evidence in and Civil proceeding in any Court of Justice, or shall be acted on by any Public Officer, unless the same be registered within the time prescribed by this Act, if such Instrument shall have been executed after the date on which this Act shall come into operation,

XX. For the purposes of this Act, the value of the right, title, or interest in any immoveable property ereated, declared, transferred, or extinguished by any Instrument required to be registered under the last preceding Value of right, rists of right.

into, or information affected by Thistrehand tempered to be
to use of the bodies
to united by Stamp

ni mesi tincibu. Section, shall be taken to be the value indicated by the stamp affixed thereto or impressed the son under Act X of 1862, the con-estrante and need it the law relating to Stamp Duties), or whome any other Act for the time being in force for regulating the Stamp, Duties.

XXI. From and after the date on which this Act shall come into operation, Instruments which may of the following Instru-

may be registered under this Act. date may be registered under

1. Any Instrument which purports or operates to erente, ductore, transfer, or extenunish any right, title or interest of value (indicated as provided in the last preceding Section) less than one hundred Rupees in any immoveable property.

2. Any Instrument which admowledges the receipt or payment of any consideration on account of the destion, declaration, transfer, or extinction of any right, title, or interest, of such value as aforemid, in any such immoveable property.

3. Any lease for a period not exceeding one

XXII. After the date on which this Act shall come into operation any of the Further instrufollowing Instruments, executwhich may ed after the said date, may be be registered. registered under this Act.

1. Any Instrument which purports or operates to create, declare, transfer, or extinguish any right, title, or interest in any moveable property.

2. Any Will, Codicil, or Authority to adopt

a sour

3. Any private award of arbitration.

4, Any Deed, Bond, Contract or other Obligation.

TIME OF REGISTRATION.

XXIII. No Instrument of the descriptions mentioned in Section XVIII or Section XIX of this Act, When certain Instruments must be

which shall have been executed presented for regisafter the date on which this Act shall come into operation,

shall be accepted for registration unless presented for that purpose to the proper Officer within three months from the date of the execution thereof,

XXIV. No Instrument of the descriptions mentioned in Section XXI or Provision as to certain other in-Section XXII of this Act, (other than a Will, Codicit to strumėnts. a Will, or Authority to adapt

a son) which shall have been executed before the date on which this Act shall come into operation, shall be accepted for registration unless such Instrument be presented for registration within twelve months from such data.

XXV. No Instrument of any of the descrip-tions trentioned in Section Provision as to XXI or Section XXII of this

certain Instruments executed after the Act cornus into operation.

Act (other tuan a Will, Codiell to a Will, or Authority to adopt a son) which shall be executed after the date when

this Act shall come into operation, shall be accepted for registration unless presented within six weeks from the date of the execution thereof. XXVI. Any Will, Cadicil to a Will, or

Authority to adopt a sen may Time for Regis-tration of Wills, &c. ot any time be registered in the manner hereinafter provided, by the person making such Will or Codicil, or

giving such authority,

PLACE OF REGISTRATION.

XXVII. Every Instrument which purports or operates to create, deciare, Registration where to be made. trumbter, or extinguish any right, title, or interest in my immovesble property, and any Instrument acknow-Registration where

desire the receipt or payment of any consideration on account of the creation, declaration, transfer, or extinction of any right, title, or interest in any immoveable property, or any lease, shall be presented for registration in the Office of the Deputy Registrar within whose Division the property is situate. Every Instrument mentioned in Section XXII of this Act (not belog a Will, Codicil to a Will, or Authority to adopt a sun) shall be presented for registration in the Office of the Deputy Registrar within whose jurisdiction such Instrument is executed, or at any Registry Office, under the same local Government, at which all the parties to any such Instrument shall desire the same to be registered.

Registration of property situate in one Division of a District, may be presented for registration to any Deputy Registrar in such

District, within whose Division any part of such property is situate. It shall be the duty of such Deputy Registrar, after registering the Instrument forthwith, to make and forward a copy thereof endorsed in the manner hereinafter provided to the District Registrar, who shall register the same and forward an abstract of such Instrument, shewing the parties thereto and the date and substance thereof, to every Deputy Registrar in his District in whose Division any part of such property is situate, other than the Deputy Registrar in whose Office the same shall have been originally registered, and every Deputy Registrar who shall receive such abstract shall forthwith register the same.

XXIX. Every Instrument affecting immove-

Registration of Instruments affecting property situate in presented for registration to the District Registrar of any such District. It shall be the

duty of the District Registrar in whose Office such Instrument is originally registered to cause to be made, and to forward to the District Registrar of every other District in which any other part of such property is situate, a copy of such Instrument, endorsed with an attestation, stating the date on which it was regutored, and its number in his Register Pook ; and the District Registrar of any District receiving such copy so forwarded and endorsed, shall register the same as if it had been presented to him in the first instance, and shall forward a copy endorsed with such a testation as aforesaid to the Deputy Registrar of each Division of his District in which any part of such properly may be simute, and such Deputy Registrar shall register the same in the manner prescribed for Instaments presented to him in the first instance.

XXX. Every Instrument to be registered under this Act, not being a Mill, Codicil to a Will, or an Sistration by whom be presented. The Deputy or District Registered at the Office of the Deputy or District Registered by all the parties thereto, or by the heirs, representatives, or assigns of such parties, or of their heirs, representatives, or assigns under a power of Attorney special or general. Hut no such power of Attorney shall be

recognized for the purposes of this Act unless it shall have been delivered personally by the person executing the same to such Deputy or District Registrar. Provided that, where a person who shall have executed a power of Attorney is unable to attend personally, and such power is tendered to a District Registrar, such Registrar shall determine whether he will receive the same. If such power be tendered to a Deputy Registrar such Deputy Registrar shall only receive the same with the sanction of the District Registrar.

Mode or Registration.

XXXI. On the parties to any Instrument,

Enquiry concerning identity of parties appearing bafore the Deputy Registrar who are not personally known to their heirs, administrators, or assigns, or the authorized Agents of such parties, as provided by the last preceding Section appearing before the Deputy or District Registrar for the purpose of obtaining

him. for the purpose of obtaining the registration of such Instrument, he shall proceed to enquire whether such Instrument was executed or not by all the parties thereto. If all the parties to the Instrument appear personly before the Deputy or District Registrar, and are personally known to him, or in case they are not-personally known to him, if they satisfy him that they are the parties they represent them-selves to be, and if they all admit the execution of the lustrament, or in the case of any party appearing by authorized Agent, if such Agent shall admit the execution of the Instrument, the Deputy or District Registrar shall register the same in the manner hereinafter provided. It shall be the duty of the District or Deputy Registrar to satisfy himself of the right of any person to appear as the heir, administrator, or assign of any party whom he shall claim to represent, or if any party shall appear by Agent, of the authority of such Agent. The Deputy or District Registrar shall enter in the Register Book the names in full of all the persons whose evidence he may take to prove such identity, right, or authori-

XXXII. If any party to an Instrument shall

Powers of registration Officers to enumers parties whose evidence is required. require assistance to procure the attendance of any person whose testimony is necessary for the registration of such Instrument by a Deputy Registrar, such Deputy Registrar

shall have power, if he be satisfied that such assistance is necessary, and if such person shall be within the Division of such Deputy Registrar, to issue a summons requiring such person to attend at the Office of such Deputy Registrar at a time to be named in such summons. If the person whose attendence is required is not in such Division, the party to the Instrument shall apply to the District Registrar, who, if he be satisfied that his assistance is required, shall issue a like summons for attendance at the Office of such Deputy Registrar. If the Instrument be presented for registration to a District Registrar he shall have the like powers of summoning persons to appear at his own Office, which are herein provided in respect of persons whose sttendance is required at the Office of a Deputy Registrar. The provisions of the Regulations and Acts for procuring the attendance of witnesses,

for the examination, remuneration, and punishment of witnesses in suits before Civil Courts shall be of equal force and effect in respect of pursons summoned to appear by a summons from a Deputy or a District Registrar under this Section.

Ensures or interlineations.

Ensures or interlineations.

Ensures or interlineations.

ment, unless the parties appear on such Instrument, unless the parties appearing to register the
same shall attest with their signatures such interlineation, erasure, or alteration; and it shall be
the duty of the District or Deputy Registrar, at
the time of registering such Instrument, to make
a note in the Register, of such interlineation,
erasure, or alteration.

Date and time of presented for registration shall be endorsed on such Instrument at the time of presentation, and such endorsement shall be attested by the Deputy or District Registrar in whose Office such Instrument is presented for registration, and if such Instrument shall be admitted to registration, it shall be held to have been registered from the date and time so endorsed.

Entry in Register tration shall be entered in its appropriate book according to the order of its presentation, and shall be numbered accordingly. The entry made in the Register shall shew the year, month, day, and hour of presentation, the character of the lustrument presented for registration, the names in full of the parties to the lustrument, and when the lustrument shall have been presented by the Agent, or by the heir, representative, or assign of any party, the name of such Agent, heir, representative or assign, and the names in fall of every person whose evidence may have been taken under Section XXXII of this Act, after which the Instrument shall be entered in full. The entry made as is above prescribed, shall be signed by every party to the Instrument, or by his Agent, heir, representative, or assign, and by the District or Deputy Registrar.

XXXVI. The Instrument shall then be returned to the party who may have after presented the same for regis-Procedure tration, with an endorsement inscribed thereon, shewing the entry in Rugister. date of registration, the number of the book in which such registry shall have been made, and the page of the book on which such entry shall appear; and if the Instrument be a Bond or other written obligation for the payment of money, and the party hable to make such payment shall, in the presence of the District or Deputy Registrar, have declared his assent to the same being enforced without a regular suit, such assent shall in like manner be endorsed on such Instrument. The endorsement on the Instrument shall be certified by the seal and signature of the District or Deputy Registrar, and the Instrument thus endorsed shall be prima facie proof, on the production thereof in any Court of Justice, that such Instrument has been duly registered in the manner provided in this Act. Provided that it shall be competent to the Court to require evidence of

for the examination, remuneration, and punish- such registration, if it shall see sufficient cause for ment of witnesses in suits before Civil Courts doing so.

Abstract of every Instrument registered in subordinate of any Doputy Registrar shall, within three days, be forwarded, with an endorsement attesting the date on which it was regis-

tered and its number on the Register Book of such Registrar, to the District Registrar, and an abstract of every such Instrument registered in the Office of any District Registrar, whether originally or by transmission from the Office of a Deputy Registrar, shall from time to time, not less frequently than weekly, be forwarded, with an endorsement attesting the date on which it was registered and its number in the Register Book of such District Registrar, to the General Register Office.

XXXVIII. For every abstract required to be forwarded under the last preparation, and for every abstract or copy required under Sections XXVIII and XXIX of this Act, the same fee shall be paid as for the registration of the original Instrument.

XXXIX. On the receipt, in the General Re-Entry in General gister Office, of any abstract of any entry made in any Re-Abstract of entry gister by may District Remade by District gister, the same shall be begistrar, entered in the Book No. 1, 2, 3, or 1, described in Section LVI of this Act, as the case may be.

DECREES AFFECTING REGISTERED INSTRUMENTS.

AL. When any Civil Court, in the exercise of Procedure in ease of registered Instru-diction shall, by a decree or ments being declared or deep, declare any lostrament befored.

been registered under this Act, to be invalid or a forgery, or when such Court, in the exercise of such jurisdiction, shall pass any decree or order affecting any lustrument before it relating to immoveable property which shall have been registered under this Act, which decree, or order shall create, declare, transfer, limit, or extinguish any right, title or interest under any such Instrument of any person in such immoveable property, such Court shall cause a memoranism of such decree or order to be sent to the District or Deputy Registrar in whose District or Division such Instrument shall have been originally registered.

XLI. Whenever any memorandum is received those notice or cer. under the last preceding Sectificate to be dealt tion by any District or Deputy with.

Registrar, a transcript thereof shall immediately be made in the margin of that part of the book in which there is any register of the Instrument relating to the immoveable property affected by such memorandum, and such District or Deputy Registrar shall forthwith transmit a copy of such memorandum to the Registrar General, and to every District and Deputy Registrar in whose Office such Instrument or any abstract of such Instrument in registered

ENPORCEMENT OF REGISTERED BONDS AND OTHER INSTRUMENTS.

XLII. A Bond or other written obligation for

Bonds, &c., for sums below one hundred thapses may be enforced under this Act without regular suit. Also for some above that limit in certain cases.

the payment of money not exceeding the sum of one hundred Rupees, which shall have been registered under the provisions of this Act, may be enforced without a regular suit as hereinafter provided. A or other written obligation

for the payment of money exceeding sum of one hundred Rupees which shall have been registered under the provisions of this Act may in like manner be enforced. Provided the parties to such Bond

or other obligation as aforesaid shall, at the time of the registration thereof, have signified their assent to such Bond or other obligation as aforesaid being so enforced, and provided that such assent shall have been recorded at the foot of the memorandum of registration, required by Section XXXVI to be endorsed on Instruments registered under this Act.

XLIII. No Bond or other obligation as afore-But application for said shall be enforced under the enforcement must be provisions of the last preceding made within a period Section unless application for enforcement of the same be made within twelve months from the date on which the whole amount secured thereby became payable, and was not paid.

XLIV. Any person who is desirous of enforc-Court to which applied ing a claim on a Bond or other collination as aforesaid under cation may be made for enforcing claims Section XLII of this Act, may under last Section. under last Section. apply to any Court which would have had jurisdiction to try a regular suit on such Bond or other obligation as aforesaid, for enforcement of the same. Such application shall be treated as an application for the execution of a decree, and the provisions contained in Chapter IV of the Code of Civil Procedure (except Section 206) relating to execution of decrees shall, subject to the provisions hereinafter contained, he considered applicable thereto so far as the same can be applied.

XLV. The Court to which such application is Procedure of Court | made shall cause a notice to be on receipt of appliserved on the person against cation. whom the onforcement is claimed, calling on him to show cause, within a time to be fixed by the Court, why execution for the amount stated in the application should not be issued against him.

XLVI. If the person making the application shall satisfy the Court, that the party against whom the claim Procedure in case of alleged debter beis made is about to leave the ing about to quir jujuridiction of the Court, or to riadiction, or to move property therefrom. dispose of or remove his property from the jurisdiction of the Court, in order to oyade payment of the money claimed to be due by him, the Court may issue process of attachment against the person or property of such party. Whenever such attachment shall issue, the provisions contained in the Code of Civil Procedure relating to arrest and attachment be-fore judgment shall be applicable.

XLVII. If the person against whom excen-

And in case of his appearing and shewtion is claimed shall attend within the time specified in the notice, and show cause why execution should not be issued against him, the Court

shall enquire into his objections, and shall pass such order as it shall think proper. Provided that no person shall in any such case be allowed to plead in har of such execution, any plea other than that he was no party to the registration of the Bond or other obligation as aforesaid, or that such Bond or other obligation as aforesaid has been paid and satisfied, or that the amount claimed exceeds that which is remaining due on the Bond or other obligation as aforesaid, whether for principal or interest; or a denial of the representative character in respect of which execution is claimed against him.

XLVIII. The Court to which application is

made for enforcement of a Court may at discretion direct institution of suit, instead of culoreing Bond, de., under this Act.

Bond or other obligation as aforesaid under the foregoing Sections may, for any sufficient &c., under this Act. reason, instead of granting such application, order that a suit shall be brought on such Bond or other obligation as aforesaid.

XLIX. No suit between the same parties shall

Procedure in case of Court retusing to enforme Bond, &c.,

be entertained on any Bond or other obligation as aforesaid, the enforcement of which shall have been refused

enforcement made under Section XLLY of this Act, otherwise than as barred by lapse of time. unless the Court shall have directed a suit to be brought thereou; but all orders passed by the Court for issuing execution or refusing to issue execution on any Bond or other obligation as aforesaid, shall be open to appeal to the Court competent to hear appeals from decisions passed by the same Court in regular suits. Such apposit shall be subject to the provisions of the Cade Civil Procedure rolating to appeals from orders, and shall be heard and determined under the rules of the said Code relating to such appends.

L. Nothing in the foregoing Sections shall be Poregoing provi-Foregoing provi-sions not to har in-stitution of suit on any Bond or other obligation or aforesaid, for the payment Bond, &c., after lapse of period indicated. of money, from instituting a regular suit on the same, sebject to the Rules of Limitation for the time being in force, instead of applying for anforcement of the same under Section XLIV of this Act.

REGISTRATION OF WILLS, CODICIES, AND APTHORI-

THES TO ADOPT.

LI. Any person wishing to register his Will, a Codieil to his Will, or any Wills, &c. adopt a son after his decease shall, either personally or by a duly nutborized Agent, deliver such Will or Codicil, or such Instrument, in a scaled cover superscrived with the name of the depositor, and the nature of the Instrument, to a District Registrat, who shall, if such person be not personally known to him, satisfy himself of the identity of such person, or if such Will, Codicil, or lestrement be presented by an Agent, of the authority of each Agent as provided in Section XXXI of this Act.

Entry in Register of Wills.

Entry in Register of Wills.

Entry in Register of Wills.

Enter the same in the Register of Deposits of Wills, Codicils, and Instruments giving authority to adopt, transcribing therein the superscription on such scaled cover, and noting in the Register and on the cover the year, month, day, and hour of such receipt, together with the name of the depositor and the names of each of the persons testifying to the identity of such depositor, and shall then place such sealed cover in a fire-proof box to be supplied by Government for that purpose.

Lill. Whenever, on the death of any depositor

Procedure on application may be made to the
scaled packet, comesquent on death of Office such scaled packet was
deposited. Receiptrum after entiristring himself

such District Registrar, after satisfying himself that such depositor is dead, shall, in the presence of the person making such application, open such scaled packet, and shall enter a copy thereof, to be made at the expense of the applicant, in a Register of Wills, Codicils, and Justraments giving anthority to adopt a son. The District Registrar shall thereupon re-deposit the original Will, Codicil, or Instrument, until required to produce the same in a Court of Justice, any copy made under the provisions of this Section, and certified by the District Registrar to be a true copy, shall be evidence of the contents of the Will, Codicil, or Instrument giving authority to adopt, of which it purports to be such copy.

REGISTRATION PRES.

LIV. Subject to the approval of the GovernorLocal Toverment
to prescribe, subject
to approval the fees
to be charged for registration.

Instruments under this Act,
and may from time to time, subject to the like appoval, after such table. A table of fees so pavable
stall be exposed to public view in every Office
established for the registration of Instruments
under this Act, and no Instrument shall be accepted for registration until the fee so prescribed for
registration of such Instrument shall have been
paid.

Disposal of Fees able under the provisions of this Act (not being fees payable under Section X of this Act to Officers who are paid by (fees) shall be remitted to the Collector's Treasury, or to such other Treasury as the local Government shall direct, under such rules as the local Government shall from time to time lesse, and be credited to overnment.

Register College of every District and Deputy Register, four Books shall be kept, which shall be cutified—

1 .- Register of absolute transfers of immovemble reporty.

2 .- Register of other transfers of immovemble caperty.

8.—Register of awards of arbitrations.
4.—Governl Register of all other Instruments for the registration of which provision is made in this Act, and the entry of which is not required

to be made in such other Registers as are hereinafter provided.

1.V.11. All entries made in such books shall be

Entries in Registure and in such books shall be numbered in a consecutive numbered in a consecutive numbered at the year, a fresh series being commenced at the heginning of each year. Whenever any Instrument for the registration of which application may be made, refers to immoveable and also to moveable property, it shall be entered in Book No. 4 and also in Book No. 1, 2, or 3, as the case may be.

IVIII. At the close of each year, two Indices shall be prepared for each Register, one containing the name of every party to every Instrument registered, and the other in the case of immoveable property, containing the name of the village or place where the property is tituate, together with a description of the property, and its name, and such other particulars and in such form as the Registrat-General shall from time to time prescribe under Section XIV of this Act.

LlX. Every District Registrar shall, in Register of Wills. addition to the books prescribed in Section LVI of this Act,

keep two books, to be entitled—
Register of deposits of Wills, and Codicils to Wills, and Lastruments giving authority to adopt a son as provided in Section L11.

Register of Wills, Codicils, and Instruments giving authority to adopt a son as provided in Section LIII.

IX. The Registers in the General Register Offices, and in the Offices of the District and Deputy Register and fees for impection and copies of outres.

Applying to inspect the same applying to inspect the same of one patter in such Registers.

and certified copies of any entry in such Registers shall be given to all persons applying for such copies. A fee, to be prescribed in the Table of fees prepared under Section LIV of this Act, shall be paid by any person applying to inspect any Register, before such Register is opened to his inspection, and a fee of one Rupee over and above the charge of making the transcript shall be paid by every person requiring a copy of any entry in any such Register. The charge to be made for making copies of entries in the Register shall be regulated from time to time by the General Register Office. Provided that the Registers to be inspected under this Section shall be only the Registers No. 1, 2, and 3 specified in Section LVI, and the Register specified in Section LVI, and the Register specified in Section LVI.

MISCELLANEOUS PROVISIONS.

LXI. A registered Instrument shall operate from the time from which it would have commenced to operate. been required or made, and not from the time of its registration

Registry of Instruments executed by, or or behalf of Government in executed by or on behalf of Government, or by any Board, Commission, Court, or Public Office on behalf of Government, the Deputy or District Registrar to whom such Instrument is presented

for registration may, if he deem it necessary, refer to the Hend Officer of the Board, Commission, Court or Office on whose hohalf such Instrument was executed, for information respecting the same, and on being satisfied of the execution thereof shall register the same.

LXIII. If any person shall wilfully make any false statements to be dealt with as the offence of giving this evidence. In execution of this Act, in any proceeding or enquiry under the provisions of this Act, he shall be deemed guilty of the offence of giving false evidence as defined in Section 191 of Act XLV of 1860. (The Indian Penal Code).

LXIV. No action on an Instrument of the Limits of action in nature of the Instruments specified in Sections XXI, and XXII of this Act which shall have been executed after this Act came into operation, and which, though it could have been registered in the manner provided by, this Act, shall not have been so registered, shall be entertained, unless such action, if it relate to immuveable property, shall be brought within two years, or, if it relate to moveable property, within six months from the date when the cause of action areas. Provided that nothing in this Section shall authorize any Court to receive any unregistered deed the registration of which, to make it admissible in evidence, is required by this Act. This Section evidence, is required by this Act. This Section shall not apply to any Will, Codicil, or Instrument giving authority to adopt a son.

LXV. No Instrument which purports or

special provision respecting Instruments affecting inments affecting inments affecting inwithin certain jurialistion. operates to creare, declare, transfer, or extinguish any right, title, or interest in any immoveable property situate within the local limits of the Ordinary Original Civil Jurisdiction of any Court estab

diction of any Court established by Royal Charter shall be deemed involid, nor shall any such Court or any other Court of Justice or Public Officer refuse to receive such Instrument in evidence, or to act thereon, by reason of such Instrument not having been registered under this Act, nor shall the provisions of Section XI, of this Act apply to any decree or order passed by any Court of Royal Charter in respect of any Instrument relating to any property situated as aforesaid.

LXVI. The provisions of Section LXIV of Provisions of Section Act shall not apply to any thin LXIV of this suit brought in any Court Act not to apply in established by Royal Charter certain ones. In the exercise of its Ordinary Original Civil Jurisdiction, or to any appeal from any decision passed in any such suit, nor shall the provisions of the said Section apply to any suit brought in any Court of Small Causes situate within the local limits of the Ordinary Original Civil Juridiction of any Court established by Royal Charter.

Commencement of come into operation on the lat day of May 1864.

M. Wrtan,

Deputy Sucy. to the Gont. of India,

Home Department.

Gobernment of Bengal.

LEGISLATIVE DEPARTMENT.

The following Bill was rend in the Council of the Lieutenant-Governor of Bengal for the purpose of making Laws and Regulations on the 7th March 1868, and was referred to a Select Committee who are to report thereon after the 11th April next:—

A Bill to create a Municipal Corporation and to provide for the Conservancy and improvement of the Town of Calculta.

Whenkas it is expedient to vest the property and the management of the Municipal affairs of the Town of Calcutta in a Corporation, and to make better provision for the Conservancy and improvement of the Town; It is enacted as follows:—

1. Acts XIV and XXV of 1856, so far as they relate to the Town of Calcutta, and Act XXVIII of 1856, are hereby repealed respectively, except so far as they repeal any other Act, and except as to any act or offence which shall have been made, or to any act or offence which shall have been denself committed, or to any fine or penalty which shall have been incurred, or to any money which shall have been commenced or to any proceedings which have been commenced before this Act shall come into operation. Any sum of money due, or which may become due under any or either of the said Acts, may be levied and recovered under the provisions of this Act.

II. The following words and expressions in this Act shall have the meanings hereby assigned to them unless there be something in the subject or context repugnant to such construction:—

The word "Town" shall include all places with in the local limits of the origin and jurisdiction of Her Majesty's High Court of Judicature at Fort William in Bengal.

The expression "the Justices" shall mean the "The Justices". Corporation of "the Justices" of the Peace for the Town of Calcutta," and the expression "resident Justices" shall mean any person who, for the time being, shall be a Member of that Corporation.

The word "Street" shall mean any road, street,
"Street." square, court, alley, or passage,
whether a thoroughfare or not,
over which the public have a right of way, and
also the roadway over any public bridge or cases,
way within the said Town.

The word "Land" shall include messuages, buildings, tenements, and bereditaments of any terroure.

"Month." The word "Month" shall mean calendar month

The word "Oath" shall include any affirmation or declaration lawfully subeli-

The word "Magistrate" shall mean any Magistrate of Police acting for the
Town of Calcutta.

The word "Owner" shall mean the person for the time being receiving the rent of the land or premises in connection with which the word is used, whether

on his own account or as agent or trustee for any other person, or who would so receive the same if such land or premises were let to a tenant. Provided that no person receiving the rent of band or premises as agent for another person shall be liable to do anything by this Act required to be done by the owner of such land or premises, unless he have sufficient funds of the owner to pay for the same; nor shall he be subject to any penalty for omitting to do such act if he can prove that the default was occasioned by reason of his not having funds of the owner sufficient to defray the expense of doing the act required.

The word "Per

"Person" shall " Person." include a corporation.

Words importing the singular number shall include the plural number; and Number. words importing the plural number shall include the singular number.

Gender, Paret. Words importing the masculine gender shall include the feminine.

ILL 'All Justices of the Peace for the time being resident in the Town of The Justices of the Calcutta shall, by the name of Peace in Calcutta to be a corporation for "The Justices of the Peace for the Town of Calcutta," be a purposes of this Act. body corporate and have perpetial succession and a common seal, and by such name shall sue and be sued.

IV. All property, moveable and immoveable, acquired, before the passing of

Property now vest-e it in Municipal Commissioners shall this Act, by the Municipal Commissioners for the Town of Calcutta appointed under Act XXVIII of 1956, and vest in the Justices.

now vested in them, or many person in trust for them, shall, upon the coming of this Act into aperation, vest in the Justices as Trustees for the purposes of this Act. All monies received by the Justices by virtue of this Act,

Municipal Fund. or of any other Act, all fines, . whees, and ponalties paid or levied under this Act, and all monies which may be assigned by Government for purposes of Conservancy and improvement in the said Town, shall constitute a fund, which shall be called the Municipal Fund of Calentra, and shall, together with all property, of what nature or kind soever, which may become vested in the Justices, be under the direction, management, and control of the Justices in the manner nerematter provided, and shall be applied to the purposes of this Act and of any other Act which hereafter may be in force for the Conservancy or improvement of the Town of Calcutta,

V. The Lieutenant-Governor of Bougal shall, from time to time, appoint one Acquintment and of the said resident Justices to resocal of Chaleman of Corporation. be Chairman of the Justices. Such Chairman shall be removeable from office by the Lieutemant-Governor if his removal be applied for by not less than two-thicks of the said resident Justices in a requisition addressed to the Lieutemant-Governor and

signe! by them, but not atherwise. V1. The Justices at a meeting shall, before the day of

Nomination and appointment of Vica Chairman. next, nominate one of the said resident Justices to be Vaun-Chairman. Chairman of the said Corpora-tion. Such mornitation shall be subject to the approval of the Lieutenant-Governor of Bengal;

and in the event of any nomination made by the Justices not being approved of by him, or of any vacancy accuring in the office of Vice-Chairman, the Justices shall forthwith proceed to make a fresh nomination, and so on, from time to time.
VII. It shall be lawful for the Justices at a

meeting, from time to time, to appoint proper persons to the several Offices of Secretary, of Appointment of Secretary, Surveyor, Engineer, Health Engineer, Health Officer, and Assessor for the Town of Calentta. Every person so

appointed, and every Vice-Chairman, shall be, the all things, under the immediate orders of the Chairman, and shall perform such duties as shall be assigned by him, and shall be removeable by the Justices by a resolution passed at a special meeting and in favor of which not less than two-thirds of the resident Justices shall have voted. VIII. Every Chairman and Vice-Chairman

shall reside within the Town of ... Chairman and Vice-Calcutta, und shall devote his Chairman toreside in whole time to the duties of his Calcutta and not to engage in any other office; and no Chairman or Vice-Chairman shall have or profession or trade. cugage in any other profession,

trade, or business

whatsoever; provided that no-thing in this Act shall be Proviso. deemed to prevent my Civil or Military Officer in the service of Government

from holding the office of Chairman or Chairman so long as such Officer shall fill no other appointment; provided further, that it shall be lawful for any Chairman or Vice-Chairman to hold office of Commissioner or Police or nlso the Deputy Commissioner of Police for the Town of Calcutta if he shall be appointed to such offer by the Lieutemant-Governor of Bingal.

IX. The Chairman and the Vice-Chairman respectively may receive such allowances out of the funds to Chairman and Vicebe raised under this Act as Chairman. shall be from time to time fixed

by the Justices at a meeting. Provided that such allowance for any Chairman shall not exceed the rate of three thousand Rupers a month (exclusive of house rent), and that such allowance for any Wice-Chairman shall not exoced the rate of twelve hundred Rupees a month.

X. Every Secretary, Surveyor, Engineer, Health Officer, and Assessor, Salaries of Scotoappointed as hereinbefore protary, Surveyor, &c. vided, may receive such allowance out of the funds to be raised under this Act as shall be from time to time fixed by the Justices at a meeting with the sametion of the Lightenant-Governor of Bengal.

XI. The Chairman may from time to time appoint all such Overscers, Clerks, Appointment and and subordinate Officers and remaneration of Organization Charles, corvants as he shall think neand Suboramate Obtoers. desenty and proper to assist in

the execution of this Act, and

may from time to time remeve any of such persons and appoint others in their place; and out of the funds applicable to the purposes of this Act he may, with the sauction of the Justices at a inceting, pay such nilowances to the said persons reenectively as he shall thous renton. able. Provided that no person shall be appointed to, or remove i from, any office the monthly satary of which exceeds two hundred langues, without the sanction of the Justices at a meeting

XII. It shall be lawful for the Justices, with

Unstiem to grant leave of absence, &c., with sanction of Gothe sauction of the Lientenant-Governor of Bengal, to grant anch leave of absence to any Chairman or any O'liver ap-pointed under Sections VI or

VII of this Act, and to make such arrangements for the carrying on the duties of his office during his absence on leave as shall to them seem proper; and it shall also be lawful for the Justices, with the like sanction, out of the funds applicable to the purposes of this Act, to pay to any Chairman or other Other aforesaid such allowance during absence or leave as shall to them seem proper;

provided that no greater ex-

penditure from the funds shall be in any case incorred in the whole, by reason of any allowance paid upder this Section, than would have been incurred had no leave been granted; provided also that nothing shall be done or resolved by the Justices under this Section except at a special meeting.

XIII. All acts authorized or required to be

At Meetings of the Justices questions to be be decided by amjority of votes. Chairman or Vice-Chairman to preside and have easting

done by the Justices, and all questions that may come before the Justices for decision, shall, anve as is herein otherwise provided, be done and decided by the majority of the resident Justices present at any meeting held in pursuance of this Act,

the whole number present at the meeting not being less than five, exclusive of the Chairman and of the Vice-Chairman. It shall be the daty of the Chairman and of the Vice-Chair was to attend all such meetings, unless provented by sickness or other unavoidable cause; and the Chairman, or in his absence the Vice-Chairman, shall be President, and shall have a second or casting vote in all cases

of equality of votes. No busi-No I winces to be bransieted at a Meetness shall be transacted at may meeting at which neither the Chairman nor the Vice-Chairing unless Chairman or Vo - Chairman is man is present, but the med-ing shall be adjourned by the present.

Senior Justice present; to such time as may sema to him fit.

XIV. Minutes of the Propositings of all West-

Minutes of Pro-conducts of Justices to is hope, and to be upon to inspection.

ings of the Justices shall be drawn up, and fairly entered in a book to be kept for that

purpose, and shall be signed by the President after each Meeting, and the said Minutes shall, at all reasonable times, be open, at the Office of the Justices, to the inspection of any of the said resident Justices without charge, and of any other person on payment of a fee of one Rapee.

XV. Previous to any Meeting of the Justices

Notice of all Meetings, except those told quarterly, to be green by Chrimian or Vice-Chairman.

held by virtue of this Act, save the quarterly Meetings hereinafter mentioned, a notice of the time and place of such intended Meeting shall be given seven clear days at least

before such Meeting, by advertisement signed by the Chairman, or, in his absence, by the Viceand in at least one of the daily newspapers par-

Chairman or Vice Chairman to enl Meetings as often as he tricks proper; and also at the requi-sition of ten Justices.

XVI. The Chairman, and, in his absence, the Chairman or Vice Vice-Chairman, shall have business to call a Meeting of the Justices as often as he shall think proper, and shall be bound to coll a Meeting on a requisition aigned by ten resi-

dent Justices . the least and requiring him to do so. In every case in which a Monting to called, a summons to attend it, specifying the business proposed to be transacted thereat unit signed by the Chairman or the Vice-Chairman, as the case may be, shall be left at the usual place of abode of every Justice resident in the Town seven clear days at least before such Meeting; and no business shall be brought before or transacted at the Meeting other than is specified in

Quarterly General Meetings to be held in January, April. July, and October

the notice.

XVII. There shall be four Quarterly Meettings in every year, at which the Justices shall meet for the transaction of general business. It shall not be necessary to give any notice of the busi-

ness to be transacted at such Quarterly Meatings, and they shall be holden at moon on the first Monday in the months of January, April July, and October respectively, or if any such Manchy shall happen to be a holiday, then on the next succeeding day which shall not be a holiday.

XVIII. The Chairman or Vice-Chairman shall,

Chairman or Vice-Chairman to sit dally for transaction of business and to exerexcept upon such holidays as shall be allowed by Government, sit daily for the transaction of business connected with or

business and to exercise the powers of arising under this Act, and, the Justices. when so sitting, shall have all the powers vested by this Act in the Justices; and they may respectively exercise the like powers at all times in carrying out the orders of the Justices, or in expenting any works sauctioned by them, and generally in the management of the business aforesaid. Provided that it shall not be lawful for the Chairman or Vice-Chairman to not in opposition to. or contravention of, any order of the Justic -, or to exercise any power which it is by this Act expressly declared shall be exercised only by the Justices at a meeting.

XIX. It shall be lawful for the Justices at a meeting, from time to time, to

appoint from among the resipoint Committees. dent Justices such and so many Committees, either of a general or of special nature, and consisting of such number of persons as they may think fit, for the purpose of reporting upon any matter connected with the Conservancy or unprovement of the Town, or of advising and aiding the Casisman in the discharge of any pertion of his executive duties, which, in the discretion of the Justices, would be better regulated or managed with the advice and aid of any such Committees;

provided that the mairman or the Vice-Chairman shall be a Member of every such Committee, and that the proecodings of every such Committee shall be salonitted to the Instices at a meeting for their approval.

Probest Farburates of Income and Ex-penditure to be -ab-netice councily to the dustices.

AX. At the first quarterly meeting held suall lay before the Justices a Budget or Estimate prepared by him of the expenditure and meeme of the Municipality from the date on which this Act shall come into operation up to the first subsequent day of May; and at the quarterly meeting to be held in the mouth of April in each year, the Chairman shall lay before the Justices a Budget or Estimate prepared by him of the expenditure and income of the Municipality for the financial year commencing on the 1st of May then next succeeding, in such detail and form as the Justices shall from time to time by order passed at a quarterly meeting direct. Provided always that such Endget shall be completed and printed, and a copy thereof sent to each of the Justices resident in Calcutta at least fourteen days before the meeting before which the Budget is to be laid.

XXI. The Budget shall shew what expenditure The Budget of Exit is proposed to incur during penditure to be divided into two parts and the manner in which it relates, and the manner in which it is proposed to meet such expenditure. The Budget of expenditure shall be divided into two parts; the first part shall be termed the Budget of Obligatory Expenditure; and the second part shall be termed the Budget of Optional Expenditure.

XXII. The Budget of Obligatory Expendi-Budgets of Obligatory and Optional ted charges for the following Expenditure what to Municipal services:—

Salaries.

Contingencies.

Maintenance and repair of existing works, Execution of works already sanctioned at any Special or quarterly meeting.

The Budget of Optional Expenditure shall contain all other estimated charges.

Estimate of income shall be Estimate of Income shall be divided into two parts; the haw to be divided, first part to be termed the Estimate of Ordinary Revenues; the second part to be termed the Estimate of Extraordinary Revenues.

The Estimate of Ordinary Revenues shall contain the estimated income from the following securces:—

Taxes absolutely fixed by Acts of the Legislature.

Taxes levied under authority of the Justices specially appropiated for the general charges or for particular objects. Miscellaneous sources of Revenue spe-

Miscellaneous conters of Revenue spe-

The Estimate of Extraordinary Revenue shall contain the estimated income from special rates and all other sources.

Revision and passing of Estimates.

Revision and passing of Estimates.

and it shall be lawful for the Lieutenant Governor of Bengal to reduce the Estimate of Expenditure, whether Obligatory or Optional, if and as he shall

No work, the estimuted cost of which
exercise 50,000 Rs.,
to be commenced
without saistion of
Government

think proper; and no work or
or series of works, the entire
estimated cost of which, as
shewn in the Budget, shall exceed fifty thousand Rupees,
shall be commenced without
the saintion of the Lieutenant-Governor having

the senction of the Lieutenant-Governor having been first obtained.

Made of fixing the rate at which taxes shall fix the rates at which taxes shall fix the rates at which such taxes as are leviable under this Act shall be levied, from the date on which this Act shall come into operation, till the first day of May next ensuing; and at the quarterly meeting to be held in the month of April in each year the Justices shall fix the rates at which such taxes as are leviable under this Act shall be levied for the year commencing on the first day of May then next ensuing. The rates so

Such rate not to be altered except at a special Meeting.

April, except by a resolution passed by the Justices at a special meeting at which not less than two thirds of the resident Justices shall be present and vote.

XXVI. A tax, at a rate not exceeding the rates specified in the Schedule (A) to this Act annexed, shall be imposed upon all carriages.

imposed apon all carriages, horses, ponies, and mules kept or used within the said Town, and shall be payable in advance. Provided that this Section shall not apply to or include,—Gan Carriages, or Ordnance Carts or Wagons: Cavalry horses, or horses of the Mounted Police: horses belonging to Officers doing Regimental duty at the Presidency, at the rate of one horse for each Officer: Conservancy carts, horses, ponies, or mules belonging to the Justices: or vehicles kept for sale, and not used for any other purpose, if kept by bond fide dealers in such vehicles.

XXVII. The owner of every carriage, horse, Owners of car- poney, or mule so kept or used shall, on or before the 30th day of April and the 31st day ringes, &c., to take out license. of October in each and every year, forward to the Office of the Justices an application in writing signed by him, and containing a description of the vehicles and animals liable to the tax for which he desires to take out a license. The owner shall at the same time pay to the Justices such sum as shall be payable by him for the half-year commencing on the 1st of May or the 1st of November then next (as the case may be), for the vehiaccording to the rates given in the said Schedule. Any person becoming possessed, between the 30th day of April and the Slat day of October, or between the Slat day of October and the Soth day of April, of a carriage, horse, poney, or mule so kept or used, shall, within a week of becoming so possessed, send to the Office of the Justices a similar application, together with the full amount payable for the then current balf-year according to the said Schedule, unless he shall be able to prove to the satisfaction of the Justices that the tax for the half-year has previously been paid.

XXVIII. On receiving an application and the On payment of amount of tax as aforesaid the the tax the Justices shall give to the portogive alleense. Son forwarding the same a license for the vehicles and animals in respect of which the money is received. The owner of every carriage, horse, poney, or mule who shall have received a license for the amount of tax paid by him for any half-year, shall at all times during that half year he bound to produce the same when called upon to do so by the Justices or any person duly authorised by them to demand its production.

XXIX. If the owner of any carriage, horse, Ponulty for keep. poney, or mule so kept or used a marriage, &c., as aforesaid shall not have in ing a carriage, &c., without having a his passession a license granted tion, he shall, by conviction before a Magistrate. be liable to a fine not exceeding five times the amount of the tax which would have been payable by such person supposing him to have duly paid the same as soon as it became due; and the Justices or any Officer duly authorised by them may seize or cause to be seized any such horse, poncy, mule, or carriage (provided the same be not employed at the time of seizure in the conveyance of any persou), together with the horse, poney, or mule drawing the carriage, and may deliver them over to the Police, and all Police Officers are herely required, on the application of the Justices or their Officers as aforesand, to seize and detain the same. If the curriage, horse, poney, or mule seized be not chained, and if the fine be not poid within ten days, it may be sold by auction by order of the Magistrate, and the proceeds applied to the payment of the fine and to the costs and charges incurred on account of the detention and sale; and the surplus (if any), if not claimed by the owner within a further period of twenty days, shall be

paid to the Justices.

XXX. The Justices, at their discretion, may compound, for any period not poind with Livery exceeding one year, with livery stable however and other perpoint with Livery exceeding one year, with livery branc keepers and stable-keepers and other persons keeping carriages and horses for hire, for a certain sum to be paid for the carriages and horses so kept by such persons in lien of the taxes specified in the Schedule.

XXXI. The Justices shall, from time to time, List of persons li- cause to be prepared and enter-in distinct columns, in a book correspondent to be to be kept at the Office of the content in a book. Justices and to be open to the inspection of any person who shall apply for leave to inspect the same, a list of the persons who, during the then current period of six months, shall have received a license under Section XXVIII of this Act and of the vehicles and animals in respect of which they may have paid.

XXXII. The Justices may summon any person supposed to be liable to the payment of any tax under Section XXVI of this Act or Power to summen persons liable to the Section XXVI of this Act or any servant of such person, and may examine such person or servant as to the number and description of the horses and carriages in respect of which such person is hable to If the person summoned shall, without taxed. lawful excuse, fail to appear in pursuance of the summons, he shall be liable, on conviction before a Magistrate, to a penalty not exceeding two hundred Rupeca.

Registry and numbering of Hackeries. and every cart and huckery plying for hire within the Town or let for hire and used within the said Town and kept at any place beyond the limits thereof, shall be registered in the Office of the Justices with the name and residence of the owner, and shall bear, in such manner as the said Justices shall direct, the number of such registration. Provided that this Section shall not apply to or include Ordnance or Commissariat or other Government carts or backeries or Conservancy carts or hackeries belonging to the Justices.

XXXIV. The registration of earts and hac-Fee for registra- keries under the last preceding tion. Section shall be under and the numbers assigned annually upon such day in each year as the said Justices shall appoint, and a fee of six Rupees shall be paid for each registration. Any person becoming possessed within the year of any such cart or backery which has not been registered, may obtain registration on application to the Justices at their Office and on payment of the said fee of six Rupees. When any registered cart or hackery is transferred within the year, it shall be registered ancew in the name of the person to whom it has been transferred, and a fee of four annas shall be paid for every such last-mentioned registration.

XXXV. Whoever keeps any cart or backery

Penalty for not required by this Act to be registered, without being so or Hackery. before a Magistrate, be liable to a fine not exceeding five times the usual registration fee: and the Justices or any Officer duly authorized by them may seize or cause to be seized any such eart or hackery (provided the same be not employed at the time of seizure in the conveyance of any passengers or goods), together with the horses, bullocks, or other unimals drawing the same, and may deliver them over to the Police: and all Police Officers are hereby required, on the application of the Justices or their Officers as aforesaid, to seize and detain the same. If the vehicle seized be not claimed, and if the fine be not paid within ten days, such vehicle, togetuer with the animals soized with it (if any), may be sold by auction by order of a Magistrate, and the proceeds applied to the payment of the fine and to the costs and charges incurred on account of the detontion and sale; and the surplus (if any). if not ofsimed by the owner within a further period of twenty days, shall be paid to the Justices.

XXXVI. Every person keeping a shop or stall Registration of in the Town of Calcutta for hope and Hawkers. the sale of any article or goods Shops and Hawkers. shops and Hawkers. (whether such person be the proprietor of such shop or not), and every hawker, pediar, or other person trading and selling goods by retail from house to house or in the public streets, shall register his name and residence in the Office of the Justices, and such registration shall be in force for one year; provided that it shall not be necessary for more than one person to register in respect of any one shop or stall. Upon registration a certificate, shewing such parieulars as the Justices may direct, shall be delay vered to the person on whose application the registration is made.

XXXVII. The registration shall be made Ree for such regis- and the certificate assigned annually upon such day in each year as the Justices shall appoint, and a registration fee shall be paid by the applicant for registration according to the scale laid down in Schedule (B) to this Act annexed. Any person becoming possessed within the year of any shop liable to registry under this Act, which has not been registered, may obtain regis-tration on application to the Justices at their Office. When any registered shop or stall is transferred within the year, it shall be registered anew in the name of the person to whom it has been trausferred, and a fee of two Rupees shall be paid for every such last-mentioned registration in the first

tration in the second or their class.

XXXVIII. Whoever being legally bound to

register his name and residence

Pennly for solling grade in slop or streets without being registered.

under Section XXXVI of this Act, but not being so registered, shall sell goods or expose them for sale in any shop or stall, or

shall hawk or offer goods for sale by retail from house to house or in the public streets, shall be liable to a line, if liable to registration in the first class, not exceeding one hundred Rupees, and if liable to registration in the second, class, not exceeding fifty Rupees, and if liable to registration in the third class, not exceeding twenty Rupecs. Any Officer duly authorised by the Justices may, at all reasonable times, require any person liable to registration under any of the provisions of the last two preceding Sections to produce the certificate of registry; and any such person who shall, when so required, neglect or refuse, without reasonable excuse, to produce his certificate, shall, on conviction before a Magistrate, be liable to a fine not exceeding fifty Rupees.

XXXIX. An annual rate not exceeding ten per nent, of their annual value may Rate on houses, be imposed by the Justices upon buildings, and lands houses, buildings, and lands in the said Town. Provided that it shall be at the op-

tion of the Justices, in lieu of such rate, to levy upon any lands unappropriated to any building, or upon any native buts with their appurtenances, a fixed rate not exceuding one Rupee for every one hundred square feet occupied by them respectively. Any rate levied under this Section shall be payable by the owners of the said lands, houses, buildings, and buts by quarterly instalments. Houses, buildings, and lands situate in Port William, on the Esplanade of the Port, and in Cooley Bazar, and buildings used exclusively as places of public worship, shall not be liable to any rate under this Act.

XL. If the annual value or fixed rate in the last

noule at a higher an-must value, then is paid by the tenunt, may revover difference from him-

preceding Section referred to shall in any case exceed the amount of rent payable by the lesses or tenant to the owner, the owner may in such case recover from the lessee or tenant the difference between the sur-

assessed upon him, and the sum at which he would have been assessed had he been rated only upon the amount of rent actually payable to him, and such difference shall be added to the rent payable by such lessee or tenant and shad be recoverable by the owner from him by such means and in like manner in all respects as such rent is recoverable. XLI. When any house shall have been vacant

for sixty consecutive days Rendssion on account of caeant lonses. during any year, the Justices shall remit so much, not ex-

occding one-half of the rate of days the end house may have remained unougupied; provided that the owner of such house or his Agent shall have given to the Justices notice in writing of the vacancy thereof, and that the amount of rate to be remitted shall be calculated from the date of the delivery of such notice.

XLII. To provide for the lighting of the publie streets of the said Town an sanual lighting rate, not ex-Lighting rate. eceding two per cent. of their anoual value,

class, and a fee of one Rupee for every such regis- unty be imposed by the Justices upon all houses, tration in the second or their class. Unildings, and lands in the said Town. Provided

that it shall be at the option of the Justices, in lieu of such Proviso. rate, to levy upon any lands unappropriated to any building, or upon any native hots with their appartenances, a fixed rate not exceeding four annus for every one handred square feet occupied by such last mentioned lands or buts with their appartenances. Any rate imposed or levial under this Section, or under Section XIAV, shall be payable in quarterly instalments by the occupiers. the houses, buildings, hats, and lands upon which it may be imposed.

XLIII. The Justices shall cause the public streets of the Town to be suf-Gross proceeds of lighting-rate to be applied for purposes of lighting. ficiently lighted; and the sum applicable anoughly to the enrrent expenses of lighting the said streets, shall be the gross proceeds of the said Lighting-rate and no more; but the Justices may expend Proviso. · out of the finds at their disposal such further sums as may from time to time be requisite for the purchase, setting up, and maintaining of lamps, lamp-posts, pipes, and other necessary apparatus.

XLIV. In order to provide for the better Water-rate. Town of Calcutta, an angual Water-rate, not exceeding two and a half per cent of their annual value, shall be imposed upon all houses, buildings, and lands in the said Town. Provided that it shall be at the option of the Justines, in licu of such rate, to levy upon any lands unappro-priated to any building, or upon any native hute with their appurtenances, a fixed rate not exceeding five annus for every one hundred square feet occupied by such last mentioned lands or hats with their appartenances. No rate shall be imposed under this Section until a complete system for the supply of fresh water within the said Town, sanctioned by the Lieutenant-Governor of

XLV. Every occupier shall be liable to the Lighting rate and to the Water-rate for the time of his Occupier liable to the rate for time of occupation. occupation; and when any person shall have been an ocenpier for a part only of any quarter, the Justices shall charge him with only so much of the rate for that quarter as may be proportionate to the number of days during which he continued to be an occupier. No such rate shall be chargeable to any person on account of may undecapted house for the time during which it may remain unoccu-

Bengal, shall have been carried out.

pied. Provided always that the occupier of any premises hable to the rate, he shall give the Justices notice thereof, or, if he fail to give such notice, he shall be liable to the rate asserted on the said premises for the whole quarter, although they may have been occupied for a part only of such quarter.

XLVI. When any house or building or any land is let by the owner in apartments, flats, or pertuons, Owner when liable. the owner shall be liable to pay the Lighting-rate and the Water-rate, instead of the occupier of occupiors.

XLVII. When any person, who rents from into operation shall stand entered in the book the owner any house or build- kept at the Office of the Municipal Commissioners, Occupiers subloting or any land, sublets the ting. same in apartments or portions,

such person, for the purposes of Lighting-rate and of the Water-rate, shall be held to be the occupier.
XLVIII. If during the course of any quarter

Person liable to rate and leaving Cal-cotta during a quar-tor may be made at once to pay the rate the Jactices shall have reason to believe that any person, who, if the current quarter had come to an end, would be liable to pay the House-rate, the Lightingrate, or the Water-rate for that

from the lown of Calcutta forthwith, it shall be lawful for the Justices to declars such person liable to the immediate payment of the said rates or any of them from the commencement of that quarter up to the date of such declaration, and the amount of such rate for such time due from such person shall be leviable forthwith in like manner and in all respects us the said rates are in ordinary cases leviable.

XLIX. The estimated gross annual rent at which the houses, buildings, and lands light to the rafe and lands, liable to the rate or to be ascertained rates imposéd under this Act apon houses, buildings, and lands according to the annual value thereof, might reasonably be expected to let from year to year, shall for the purposes of the rate be held and deemed to be the annual value of such houses, buildings, and lands. The value of a house or building so estimated shall not include the value of any machinery con-Enland therein.

Arminal value to be assessed by the dustices : assessment to remain in force for three years.

L. The annual value at which any lands, houses, buildings, or hute with their appurtenances are to be assessed, or the number of square feet on which they are to be rated under this Act, shall be fixed by the Justices,

and such lands, houses, buildings, and huts with their appurtunences shall be assessed or rated upon the value or the number of feet so fixed for three years from the date on which it is so fixed, and on no other value or number. Provided that, if during the currency of the said period of three years any new building shall be creeted on any land, or any substantial alteration and improvement shall be nimle in any premises, it shall be laviful for the Justices to cause the land or premiees to be again assessed, even though the three years shall not have expired, and such last mentioned assessment shall be in force, and the rate shall be levied according to it, until the expiry of the said three years

14. The annual value assessed, or the number of square feet fixed by the Value sesses or measurement to be Justices as hereinbefore provided, shall be entered in a entered in a book, &u. look to be kept at the Office of the Justices, wherein shall also be written in distinct columns the name of the owner of the property; or, if the occupier, and not the owner, is the person liable to pay the rate, the name of the occupier; a designation of the property either by name or mumber, sufficient to identify the same, together with the name of the street or district in which such property is situate, and the amount of the rate necessed or fixed thereon. The valuation which at the date of this Act coming

kept at the Office of the Municipal Commissioners, under Section V of Act XXV of 1856, shall be taken to be the first valuation made under this Act, until such time as the Justices shall cause a new valuation or a measurement to be made,

LII. When the name of the owner or ocenper is not known, it shall be audienent to designate him in er or occupior if name unknown. the said book, and also in any moler this Act, as "the owner" or "the occu-

pier" of the property on which the rate is assessed, without further description.

LIII. In order to enable the Justices to arrive at a fair valuation or measurement of any houses, buildings, required for purposes of valuation. or lands limble to the rate, it shall be lawful for the Justices

to require the owner or occupier of such houses, buildings, or lands to furnish them with returns of the measurements and of the rent or annual value thereof; and for the like purpose, it shall

be lawful for the Justices, or Power to enter any person or persons an-pointed by them for that nouses, &c. purpose, at any time to enter and inspect and measure such houses, buildings, or lands after having given forty-eight hours' previous notice of such their intention to the occupier thereof; and whoever refuses or fails to furnish any such return for the space of one week from the day on which he shall have been required so to do, or knowingly makes a false or incorrect return; and whoever hinders, obstructs, or prevents any one of the resident Justices, or any person appointed by the Justices as aforesaid, from entering or inspecting or measuring any such houses, buildings, or lands, shall be liable, on conviction before a Magistrate, to a penalty not exceeding two hundred Rupees.

LIV. When the valuation and measurement have been completed, the Jus-Public notice of ties shah give public notice valuation and mea- thereof, and of the place where surement to be given the said book containing the Public notice of valuation and measurement and the rate assessed, or a copy of the said book, may be inspected, by advertisement in the Government Gazette, and 'ta at least one of the daily newspapers published in the Town of Calcutta, and also by placards posted up in conspicuous places throughout the Town; and the person in whose custody such book may be shall permit every person claiming to be the owner or occupier of property included in the assessment or measurement, or the agent of such owner or occupier, to inspect the book and to make extracts therefrom without payment of any fee; and every, person, who is not such awter or occupier, to inspect and make extraors in like manner on payment of a fee of one Rupee. person in charge of such book who shall wilfully neglect or refuse to permit the some to be inspected, or wiffully neglect or refuse to permit extracts to be made therefrom as aforesaid, shall be liable, on conviction before a Magistrate, to a

penalty not exceeding fifty Rupees. LV. The Justices shall, at the time and in the Notice of time of terrising assessment.

Than lifteen days from the puldentian of such notice, when they will proceed to revise the said

valuation or measurement and assessment; and i in all cases in which any property is for the first time assessed, or in which the valuation or measurement of any property previously assessed is increased, shall give special notice thereof to the owners or occupiers of such property. All appeals against such valuation or measurement and assessment shall be made to the Justices on or before the day fixed in the notice; and upon hearing such appeals the Justices shall make such amendments, if any, in the said book as they shall think proper,

LVI. After the appeals have been enquired into, and after the revision of

After revieinn nareasment book to be

pleted, the amendments, if any, made in the said book shall be authenticated by the seal of the Justices; and thereupon, and subject to such alterations and

Rate assensed to be dressed the rate for

amendments as may thereafter be duly made, the rate so assessed shall be deemed to be

the valuation or measurement

and assessment has been com-

the rate for the whole three years for which the assessment is made, which years shall commence on the 1st day of May next subsequent to the date of making such assessment.

LVII. Provided always that the Chairman or Vice-Chairman, upon the re-presentation of parties or Alteration or

accendingnt of asother information, may at any Hewanient. time amand the said book, he inserting therein the name of any person whose name ought to be so inserted, or any property liable to the gate; or by striking out the name of any person or any property not liable to the rate, or by reducing the amount of the rate; and in all cases in which any property is inserted as liable to the rate, the amendment shall be con-

sidered to have been made at the time when the

person interested first received notice thereof. LVIII. It shall not be necessary to prepare a New assessment but the Justices may adapt pared every three the valuation or measurement and assessment contained in the book for any period of three years, with such alterations as may, in particular cases, he deemed necessary, as the valua-

years next following. Provided always that public notice of such valuation or measurement and assessment shall be given in the minner prescribed in Section LIV of this Act; and the provisions of a that and the three following Sections shall be applicable to the said voluntion or measurement and assessment, and to the book or books in which it is contained.

tion or measurement and assessment for the three

LIX. Appeals against any rate or tax asse sed or demanded by the Jus-Hearing of appeals. tices under the provisions of this Act, shall be heard and determined by not less than three resident Justices. But no such appeal shell be heard unless the amount of the rate or tax has been deposited with the Justices. The mode of proceeding in such appeals shall be the same as that hercinafter prescribed for the determination of matters referred to two Magistrates, or as near thereto as may be.

LX. The assessment by the Justices of any rate or tax, when no appeal

Assessment by Justices when to be

therefrom is made as hereinbefore provided, and the adjudication of any uppeul under

Section LIX, shall be final and conclusive.

LIXI. When any rate or tax is due, the Justices shall cause to be presented to the person liable to the Bill to be present-

payment thereof a bill for the sum due, which shall also contain a statement of the period and a description of the property or thing for which the rate or tax is charged. If the bill be for any tax, it shall also contain a notice

of the time within which an appeal against such

tax may be preferred.

If the bill is not paid by the person LXII. liable to pay the same within Notice of demand. five days from the presentation thereof, the Justices may cause to be served upon such person a notice of demand in the form contained in the Schedule (C) to this Act annexed, or to the like effect; and if he shall not, within

five days fron, the service of such notice of demand, pay the sum due, or show sufficient cause to the satisfaction of the Justices, for non-payment of the same, and if no appeal shall have been preferred, such sum, with all cests, may be levied by distress and sale of the goods and chattels of the defaulter, or if the defaulter be the occupier of any house, building, or land in respect of which a rate is due, by distress and sale of any goods and chattles found on the premises, under a warrant in the form contained in the Schedule (D) to this Act nanexed, or to the like effect, to be issued for that purpose by the Justices. For every notice of demand under this Section which the Justices shall cause to be served upon any person, a fee of one Rupee shall be paid by such person, which fee shall be added to the amount of the rate or tax in respect of which the notice is given, and if not duly paid shall be levied in the same manner as such rate or tax may be levied.

LXIII. The Officer charged with the execu-Inventory-notice tion of a warrant of distress under the last preceding Section shall make an inventory of the goods and chattels seized under any such warrant, and shall at the same time give a notice in writing, in the form contained in the Schedule (E) of this Act annexed, to the person in pos-session thereof at the time of the seizure, that the said goods and chattels will be sold as therein

LXIV. If the warrant is not in the meantime discharged or suspended by the Justices, the goods and chattels seized shall be sold under the orders of he Justices, who shall apply the proceeds, or such part thereof us may be necessary, in discharge of the said arrents and costs; and the surplus, if any, shall be returned on demand to the person in possession of the goods and chattels at the time of the seizure.

The fees payable upon distraints under this Act shall be such as are set forth in the Tuble of Fees in the said Schedule. LXV. The goods and chattels of any person

from whom any rate or tax is due may be distrained, wher-ever the same may be found, Goods of defaulter wherever found a sy be distrained. for default in the payment of

the money due from such person.

mentioned.

Rate due from recol from occupier and deducted by him from his rout.

LXVI. If the sum due on account of any rate from the owner of any bouse building, or land remains unpaid, after notice of demand has been duly served, the Justices may demand the amount

from the occupier for the time being of such house, building, or had, and, on non-payment thereof, may recover the same by distress and sale of any goods and chartels found on the premises; and in such ease, the occupier may deduct from the next and following payments of his rent the amount which may be so paid by or recovered from him. Provided that no arrear of rate which has remained due from the owner of any house, building, or land, for 'more than one year, shall be so recovered from the occupier thereof.

LXVII. No distress levied by virtue of this Act shall be deemed inalawful,

Distress not unmor shall any party making the lawful for want of same be deemed a trespassor, on account of any defect or want of form in the notice, Schedule, summons, notice of demand, warrant of distress, inventory, or other proceeding relating thereto, nor shall

such party be deemed a trespasser ab inition necessate of any irregularity afterwards committed by him; but all persons aggrieved by such irregur-larity, may recover full satisfaction for the special damage in any Court of competent jurisdiction.

LXVIII. Instead of proceeding by distress and sale, or in case of failure to realize by distress the whole cooling by distress. or any part of the sum due in respect of any rate or tax, the Justices may sue the person liable to pay the same in any Court of competent jurisdiction.

LX1X. Every notice, Schedule, summons, or unties of demandy regarding any assessment, rate, or tax, Service of notices. or any money due due in respect of the same, may be served personally upon the person to whom the same 's addressed, or be left at his asual place of abode with some adult male member or servant of his family, or, if it cannot be so served, may be put up on some conspicuous part of such place of abode, and shall thereby be deemed to be duly served. Provided that, if the Proviso. place of abode of the owner of any house, building, or land in respect of which a rate is assessed be unknown, or if the owner of any such house, building, or land be not resident within the limits of the Town of Calcutta, every such action, summons, or notice of demand shall be deemed to be duly served if put up on some consciences part of the house, building, or land in despect of which the rate is nesussed,

LXX. No assessment and to charge or demand of a rate or tax, made under the authority of this Act, shall Assessment not to be imposeded if the directions of the Art be improched or affected by reason of any mistake in the more of any erson liable to plied with. pay the rate of tus, or in the

pay the rate or tax, or in the description of any property or thing liable to the rate or tax, or any nestak; in the amount of assessment, provided the circuit as of this Act be in substance and effect complied with; and no proceedings under this Act shall be quashed or set aside for want of form in any Court of Justice.

LXXI. The Justices shall carry out such a complete system of sewerage Drainage. and drainage within the said Town as shall be directed by the Lieutenant-Governor of Bengal, subject to such alterations as may from time to time be ordered by him; and until such system has been completed, and all the expenses thereof defraved, and all monies bofrowed for the payment of such expenses have been repaid, the Justices shall set apart for the purposes above-mentioned an annual sum of not less than one hundred and fifty thousand Rupces, out of the proceeds of the rate provided by Section XXXIX of this Act.

LXXII. The Lieutenant-Governor of Bengal may determine what portions, if any, of the environs of the Town shall be included in the Drainage rate on houses in the envidrainage, and may deelere the boundaries thereof by notification in the Government Gazetto. An annual rate to be fixed from time to time by the said Lieutenant-Governor, not exceeding two and a half per cent of their annual value, may be imposed upon all houses, buildings, and lands

situated within the boundaries so notified, and the same shall be payable by the owners thereof in quarterly instalments. For the purposes of the said rate, the houses, buildings, and lands situated within such boundaries as aforesaid, shall be held to be a part of the Yown; and all the provisions of this Act which relate to the assessment and collection of rates payable by owners, shall have effect in respect to such rates. LXXIII. It shall be lawful for the Justices,

Justices may creck wharves &o., on river and canal lanks, and levy fees for goods landed thereon.

with the sanation of the Lieutenant-Governar of Bengal, to erect wharves, jetties, or quays in any river or canal

the Justices as the property of the Town of Calcutta. And it shall be lawful for the Justices to levy upon all goods shipped or landed at any such quay, wharves, or jotties, wharfage and porterage fees, according to a scale to he hid down from time to time by the Justices with the sanction of the Lieutenant-Governor of Bengal.

LXXIV. It shall be lawful for the Officers Goals landed on appointed by the Justices to wheres, &c., may seperintend the landing and be defined until fees shipment of goods from the are paid. quays, wherees, and jetties aforesaid, to detain any such goods until the wharfage and other charges due thereon shall have been paid.

LXXV. It shall be lawful for the Justices, with the sanction of the Lieutenant-Governor of Bengal, to Mortgage of rates. borrow and take up at interest,

on the credit of the rates and taxes imposed and levied on account of the Municipal Fund under this or any other Act passed in that behalf, or of a portion of them, any sums of money necessary for delinying any expenses incurred or to be incurred by them in the execution of this or any such Act; and for the purpose of securing the re-payment of any sums so borrowed, together with such into est na aloresaid, the Justices may meatinge and assign over, to the person by or on behalf of whom such sums shall be advanced, the rates and taxes or the portion of them upon the could of which such sums shall be borrowed. Provided always permanent nature, and shall not at any time exceed in the whole ten times the average annual sum received and collected on account of the Municipal Fund.

LXXVI. It shall be lawful for the Justices to knep in their Office a Regis-ter of all births and deaths in Justices may keep a register of births the Town of Calcutta, and for and deaths, and appoint Begistrers. this purpose they shall divide the Town into such and so many districts as they point Hegistrars. shall think fit, and for every such District they shall appoint a person to be Registrar of births and deatherwithin such District.

LXXVII. Every Registrar shall dwell within

the District of which he is Every Registrar the District of which he is to live in his District; that of Registrar, and shall cause his triot; that of Registrar for the District for trans to be published. Registrar for the District for which he shall be so appointed,

to be placed in some conspicuous place on or near the outer door of his own dwelling house; and the Justices shall cause to be printed and published a list of the name and place of abode of every Registrar in the Town.

LXXVIII. The Justices shall cruse to be prepared and printed a sufficient prepared and printed a sufficient Justices to have number of Register Books for Register books pre-pared end numbered and denths which may take place in the Town of Calcutta according to the forms prescribed in Schedules (F.) and (G.) to this Act annexed, and the pages of such book shall be numbered progressively from the begin-

ning to the end.

TXXIX. Every Registrar shall inform himself carefully of every birth and of every death which shall happen in his District after the Registrat to inform himself the register births and deaths.

day of next, and shall loarn and registor, seesoon as conveniently may be after the event, without fee or reward, the particulars required to be registered, according to the forms in the said Schedules (F.) and (G., respectively, thing every such birth and every such death as the case may be, which shall not have been already registered, every such entry being made in order from the beginning to the end of the book.

LXXX. The father or mother of every child Information of born in the Town, or in case of the to be given the death, illness, absence, or tithe to be given the death, illness, absence, or within forty-two inability of the father and mother, the occupier of the house or tenement in which such child shall have been born, shall, within one month next after the day of them such birth, give information to the Registrar of the District, according to the best of his or her knowledge and belief, of the several particulars hereby required to be known and regis-tered touching the birth of such child. Any person whose duty it shall be to give information to a Registrar under this Section, who shall refuse or neglect to give such information, shall be liable to a penalty not exceeding one hundred Rupees.

LXXXI. Some person present at the death, or in attendance during the Justin of last illness of every person deaths to be given. dying in the Town, or in case of the death, illness, inability, or default of all ruch persons, the occupier of the house or

that the money borrowed under the authority of tenement, or if the occupier be the person who this Act shall be borrowed only for works of a shall have died, some inmate of the house or tenement in which such death shall have happened, shall, within eight days next after the day of such death, give information to the Registrar of the District, according to the best of his or her knowledge and belief, of the several particulars hereby required to be known and registered touching the death of such person. Any person who shall refuse or neglect to give any information which it is his duty to give under this Section, shall be liable to a penalty not exceeding one hundred Rupees.

LXXXII. Every person by whom the information contained in any Register Person giving in- of Births or Deaths under this formation to sign Act shall have been given, shall the Register. sign in the Register his name, description, and place of abode; and no such registration shall be deemed to be complete or of any effect until such person shall bave so signed

LXXXIII. At such times and in such manner Account of popu- 'as shall be directed from time lation to be taken. to time by the Justices and account shall be taken of the number of persons who, at the time of taking such account, shall be within the Equin of Cal-cutts, and the persons employed in taking such account shall set down the several particulars respecting the same which are bereinsiter preacribed.

LXXXIV. The Chairman shall superintend Chairman to su- the taking of such account, perintend the taking and shall course to be prepared an account of the and issued, for the use of the persons to be employed, such forms and instructions as he shall, with the sanetion of the Lieutenant-Governor, deem necessary, and all the expenses incurred shall be defrayed out of the Municipal Fund.

LXXXV. Each Police division of the Town

Enumeration Dis. shall be formed into one or more enumeration tricts.

LXXXVI. At such times as shall be appointed under Section LXXXIII. At the appointed of this Act, and as shall be time occupions of houses shall give the required information. notified in the Official Gazette by the Lieutenant-Governor of

dwelling house, or of any part of a dwelling house distinctly accupied, and every person to whom a Schedule, as hereinafter provided, may have been delivered, shall afford such information in regard to all persons who were abiding in his house or in the place under his charge on the night immedistely preceding, and in such manner as may, under this Act, be lawfully required of them.

AXXXVII. The Chairman shall select a suffi-

ciont number of competent Persons to be ourpersons to act as enumerators; ployed as summoraund every such enumerator, under the direction of the Chairman, shall visit every house within his District, except as hereinafter provided, and shall take an account in writing of the name, sex, age, caste, nationality, and occupation of every living person who shall abide therein on the night immediately preceding the day appointed as aforesaid, and shall also take an account of the occupied houses, and the houses then building and therefore uninhabited, and also of all other uninhabited houses

within his District, and in all respects conform to; thereon as they shall think fit. Provided that, if and obey the instructions which may be issued to and obey the instructions which may be issued to him by the Chairman in this behalf.

LXXXVIII. The Chairman, when he may deem such a course to be ad-Schedules. visable, may cause a schedule, in such form as shall be sanctioned by the Lieutenant-Governor, to be delivered to any occupier of any dwelling house who he shall have ascertained to be able to write, and such occupier shall fill in all the particulars required in the form on the day to be appointed, and shall deliver the tame to such persons as may be duly authorized to demand the same

LXXXIX. Any Military or Naval Officers Military and No. in command of bedies of Milival Officers and tary or Naval men, or of Ves-others, if required to sels of War, or any Master of not as enumerators. a Merchant Vessel or Nacodah or Tindal of a vessel of bont, or any person in charge of a Lunstie Asylum, Hospital, or Prison, or of any public or private charitable or scholastic institution, or any keepers of Hotels or Lodging-houses, shall, if required, act as enumerators for the purpose of taking account of persons under their command or charge or abiding in their houses on the night previous to the day to be appointed; every person so required to act as an enumerator shall receive and conform to all instructions in writing which may be issued to him by the Chairman in that behalf.

XC. The Chairman shall obtain, by such ways Returns of house- and means as shall appear to him best adapted for the purloss porsens. pose, and as shall be sanctioned

by the Lieutenant-Governor, returns of the particulars required by this Act with respect to all houseless versons and all persons who, during the said night of the day to be appointed, were on outdoor night duty, or for any other reason were not abiding in any house of which account is to be taken by the enumerators.

XCI. All public streets and roads (not being the property and kept under the control of the Government), Streets and reads vented in the Justices. existing ut the time of the passing of this Act, or which shall afterwards be made, and the pavements, atones, and other materials thereof, and also erections, materials, implements and other things provided for such streets and roads, shall vest in and balang to the Justices.

XCII. The Justices, with the consent of the

Government of Bengal, may Power to make lay out and make new streets and improve stroots and roads, and may build and construct bridges and tunnels;

and may turn, divort, discontinue, or step up, any. public street or road; and may widen, open, enlarge, or otherwise improve, any such street or road; making due compensation to the owners and occupiers of any land, houses, or buildings which

may be required for any such purposes.

KCHI. In laying out new streets, in addition to tike to the land required for the land adjoining new carriage-ways and foot-ways streets for building thereof, the Justices, with the consent of the Government of . Rengal, may purchase also the land necessary for the houses and buildings to form the said street and may sell and dispose of the same with such stipulations and conditions as to the class and description of houses or buildings to be erected

Compensation for provisions of this Act, conpendamage to adjoining land. sation shall be made to the owners for any damage which

may be done thereby to any adjoining land or

buildings of such owner. XCIV. The Justices, with the consent of the Power to agree Government of Bengal, may for purchase of land for improving streets agree with the owners of any land for the absolute purchase or reads or for other thereof for the purpose of lar-blunicipal purposes. ing out and making new streets and roads, or of widening, enlarging, or otherwise improving any of the public streets or conds, or for any other purpose whatever connected with the conservancy or general improvement of the Town.

XCV. The Justiess shall, so far as the funds at their disposal will admit, Maintenance and from time to time cause the repair of streets and roads. public streets and roads to be maintained and repaired; and

from time to time may cause the same to be paved, metalled, flagged, chunnelled, sewered, or otherwise improved, and the surface thereof to be raised. lowered, or altered, as they may think fit; and may also make and keep in

Foot-ways. repair any foot-ways for the use of passengers in any such street or road, and also from time to time place on the sides of such footways or otherwise such fences and posts as may be needed for the protection of foot-passengers.

XCVI. The Justices shall cause the streets, including the foot-ways thereof Cleansing of resta. cleansing streets, to be regularly swept and oleansed; and the dust, dirt, ashes, rabbish, and fifth of every sort found thereon, to be collected and removed.

XCVII. The Justices may cause any number of moveable or fixed dust three Dust boxes or other convenient receptueles, wherein dust, dirt, ashes, and rubbish may be temporarily deposited until removed and carried away, to be provided and placed in proper and convenient situations, and require the occupiers of houses in straits to cause all such matter as aforesaid to be deposited daily or otherwise perindically in the said receptacles. Every person who, after such receptacies have been provided, and after such requisition as above-mentioned, shall deposit, or cause or permit to be deposited, any such matter in any street except in such receptables, shall be liable, to a

penalty not exceeding ten Rapees for each offence.

XCVIII. Whoever deposits, or permits his servants to deposit, any dust, dirt, dung, ashes, garden kitsteets, &c. chen or stable refuse, or filth of any kind, or any animal matter, or any broken glass or earthenware, or other rubbish, in any street of on any public may, jetty, ghant, or landing place, or on any part of a river-bank whether above or below high-water mark, except in such places and in such manner and at such hours as shall be fixed by the Justices, shall be liable to a

penalty not exceeding ten Rupees for each offence.

XCIX. Whoever eauses or allows the water
of any sink or sewer, or any
other offensive liquid matter Allowing sewerbelonging to him or being on his land, to ran, drain, or be thrown or put upon any street, or causes or allows any offensive matter from

The Justices from time to time may fix the Removal of night- hours within which only it shall be lawful "to remove any

night-soil or other such offen-When the Justices have fix & such liours and given public notice thereof Choever removes or causes to be removed along any street any such offensive matter at any time, except within the hours so fixed, and also whoever, at any time, whether such bours bave been fixed by the Justices or not, uses for any such purpose any dart, a covering proper for preventing the escape of the contents thereof, or of the steach therefrom, or who slops or spills may such offensive matter in the removal thereof, or who does not carefully sweep and clean every place in which any such offensive matter has been slopped or spilled, or who places or sets down in any public place any vessel con-taining such offensive matter, or who drives or takes or causes to be driven or taken any cart, carriage, receptable, or Vessel used for my such purpose as aforesaid, through any street or by any route other than such as shall from lime to time be by publicanotice appointed for that purpose by the Justices, shall be liable to a penalty not exceeding twenty Rupees for each offence.

CI. The Inttices, from time to time, shall Places of deposit special or provide places convenient for the deposit of the night-soil, dung, and other

filth, and the dust, dirt, ashes, and rubbish collected and removed under the authority of this Act ; and for keeping all outtle, earts, implements, and offier things required for the above or any of the purposes of this Act; and for any of such purposes the Justices may purchase or take on lease any land or buildings by them considered necessary, or may cause any new building to be made upon any land to be purchased or hired by

All dirt, dust, ashes, rubbish, sewerag CJ I. All rubbish, &c., a liceted to be the property of the seil, dung, and filth, collected from the streets, houses, privies, sewers, and cess-pools, shall be who shall have power to sell or dispose of the same as they may think proper, and the money arising from the sale thereof shall be applied to the purposes of this Act.
CIII. The Justices, ar far as the funds at

their disposal will admit, and Waterin treets. so far as they may requising for the public convenience, shall cause the public streets and ronds to be watered; and for that purpose may provide such works and congress as they may think accessary.

CIV. Whoever builds any wall, or creets or

Future obstructions at the uny fence, rail, post, or other obstruction or encroachroad, or in or over any open drain, sewer, or aqueduct along the side of any such at road the Justices shall have power to remove any Power to remove. such elatration or encroachment; and the expense of such

after the pa-sing of this Act, shall be liable to a penulty not exceeding one hundred Rupees; and

removal shall be paid by the person executing the

any sewer or privy to run, drain, or to thrown into provided. Nothing herein contained shall pre-neurace drain in any street, shall be liable to a Temperary chatrue vent the Justices, with the penalty not exceeding ten flupees for each offence. Then on occasions concurrence of the Commis-Temperary chatric-tion on occasions concurrence of the Commis-of festivals, &c. single of Police, from allowing of festivals, &c. sioner of Police, from pilowing any temporary crections in any public street or road on occasions of festivals and ceremonies.

CV. Whoever displaces, takes up, or makes Taking up pare- any alteration in the pavement, fings, or other materials, or in the fences or posts of any

public street, without the consent in writing of the Jactices, or without other lawful authority, shall be tiable to a penalty not exceeding fifty

CVI. Every person who wishes to make or Private person a lay out any new streets, shall laying out new give notice in writing thereof streets. to the Justices, shewing the intended level and width of

such street; and the level and whith of every such street shall be fixed or approved by the Justices; and whoever lays out, makes, or builds upon, any such streat, otherwise than in accordshall he liable to a penalty not exceeding five hundred Rupees; and the Justices may, if they think fit, cause any such street, laid out or made at a level or width otherwise that in accordance with the level or width so fixed or approved as aforesaid, to be altered; or may cause any building creeted in any such street otherwise than in accordance with such level and width, to be nitered, or if necessary removed, and the expenses thereby incurred shall be paid to them by the effender and be recoverable as hereinalter provided. If no such level or width be fixed,

and no approval or disapprovat of the level or width proposed be signified by the Justices within one mouth, the intended street mny be laid out and made upon the level and of

the width specified in the notice.

It shall not be lawful for any person CVII. to erect, in er near any strees, Erection of new any hut or any range or block huts to be under the control of the Jusof huts on any plot or parcet of ground not previously built upon or on which no huts are standing, without previous notice to the Justices; and the Justices may require such but or buts to be built so that they may stand in regular lines with a free passage or way in front of each line, of such width as the Justices may think proper for salatary ventilation, and to inclitate scavengering, and at such a level as will admit of sufficient drainage. And if any such but or buts be built without giving such notice to the Justices or otherwise than as required by the Justices, the Justices may give notice to the builder or builders thereof to take down and remove the same within one month, and if such but or buts be not taken down or removed according to such notice, the Justices may cause he saire to be taken down and removed, and the expense incurred in doing so shall be paid by the said builder or I milders,

and shall be recoverable as hereinafter provided.

CVIII. Whenever the Justices are satisfied, from inspection or by report Priver of Justices. as to existing huts. of competent persons, that any existing block of Luts, in or near any street, is by reason of the manner in which the lints are builded together, or of the want of dramage and the impracticability of scavengering, attended with risk of disease to the

inhabitants or the neighbourhood, they may, with the consent of the Government of Bengal, cause a notice to be fixed to some conspicuous part of such block of huts, requiring the owners or occupiers thereof, or, at the option of the Justices, the owner of the land on which such huts are built, within a reasonable time to be fixed by the Justices for that purpose, to execute such operations as the Justices with such consent as aforesaid may deem necessary for the avoidance of such risk. And in case such owners or occu-piers, or the owner of the land, shall refuse or neglect to execute such operations within the time appointed, the Justices may cause the said huts to be taken down, or such operations to be performed in respect of such buts, as the Justices may deem necessary to prevent such risk. If such buts be pulled down, the Justices, shall cause the materials of each but to be sold separately, if such sale can be effected; and the proceeds shall be paid to the owner of the but, or if the owner be unknown, or the title disputed, shall be held in deposit by the Justices until the person interested therein shall obtain the order of a competent Court for the payment of the same. The Calcompetent Court for that purpose.

CIX. If any street (not being a public street), Paving, See of or any part thereof, be not levelled, paved, metalled, hagto the satisfaction of the Justices, they may, by notice in writing to the respective owners or ocsupiers of the premises fronting, adjoining, or abatting upon, such parts thereof as may need to be levelled, paved, metalled, flugged, channelled, and sewered, require them to level, metal, pave, flag, channels and sewer the same within a time to be specified in such notice, and upon non-compliance the Justices may, if they think fit, execute the works mentioned or referred to therein: and the expenses insurred by them in so doing shall be paid by the owners in default according to the frontage of their respective premises, and in such proportion as shall be actiled by the Justices, or in case of dispute, as shall be settled in the manner bereinafter provided for the settlement of disputes respecting damages and expenses; and such expense shall be recoverable as bereinafter provided. Provided always that, after

such street shall have been so levelled, paved, metalled, flur-ged, channelled, and sowered, on the requisition of the Justices, or by the Justices as aforesaid, at the expense of the owners, such owners shall have a right to require that the street shall be declared a public street, to be from time to time repaired by the Justices out of the funds at their

compress by the dustices out of the funds at their disposal for the purposes of this Att.

CX. If any street (not being a public street) by levelled, paved, metalled, contain streets to flagged, channelled, and sever-bedeemed publicand ed to the satisfaction of the dustices, they may, if they trees.

repaired by the duedustices, they may, if they
think fit, by notice in writing
put up in any part of such street, declare the
same to be a public street, and thereupon the
same shall become a public street, and be from
time to time repaired by them out of the funds
at their discount. at their disposal. Provided that no street shall become a public street as last

aforesaid if within one month after such notice in writing, the owner of such

street, or any one of the owners, shall, by notice in writing the Justices, object thereto.

CXI. The Justices may, upon such turms as they think fit, allow any house Housenmay be oft or building to be set forward forward for improv-ing line of streets. for improving the line of any public street in which such house or building is situated.

Homel projecting beyond line of street, when taken down, to be not back,

When any house or building, any part of which projects beyond the regular line of a public street, or beyond the front of the house or building on either side thereof, has been taken

down in order to be re-built or altered, the Justices may require the same to be set back to or towards the line of the street or the Ine of the adjoining houses or buildings. Provided always that the Justices shall make full compensation to the owner

of any such house or building for any damage he may thereby sustain; and if any dispute shall arise touching the amount of such compensation, the same shall be settled in the manner hereinafter provided for the settlement of disputes respecting damages and expenses.

CXIII. The Justices shall, from time to time, Names of streets. cause to be put up or printed house, building, wall, or place at or near each end, corner, or entrance of every street, the name by which such street is to be; known; and whoever destroys, pulls down, or defaces any such name, or puts up any mame different from that put up by order of the Justices, shall be liable to a penalty not exceeding twenty Rupees. CXIV. The Justices may, from time to time.

Numberson houses, fix a number in a conspicuous place on the outer side of any house or building, or at the entrance of the case closure thereof fronting the street; and wheever destroys, pulls down, or defaces any such munber, shall be liable to a penalty not exceeding twenty Runeer

CXV. All doors, gates, bars, and ground-floor Dome not to open windows put up after the passoutwards, ing of this Act, which open upon any public treets, shall be hung or placed to as not to open contwards; and if any such 'door, gate, bar, or window be hung or placed so as to open outwards any any such street, the owner of the premises to which the same is attached shall, within eight days after notice from the Justices to that effect, cause the same to be altered so as not to open outwards. and in case he neglects so to do. the Justices may make such alteration, and the expense thereof shall be paid by such owners, and shall be recoverable as hereinefter provided.

CXVI. If any door, gate, bar, or gramd-floor Doors opening out-wards to be aftered. ing of this Act is hung or apun any public street, the Justices may after the same, so that no part thereof, when open, shall project over any such street so as to cause an obstruction, and the expense thereof shall be paid by the awners and be recoverable as hereinafter provided.

CXVII. The owner of every house or building in any public street shall, with-Troughs and pipes to be fixed to houses. in eight days after notice from the Justices to that effect, put

up and keep in good condition proper troughs and pipes for natching and carrying the water from ing, and for discharging the same in such manner that it shall not fall upon the persons presing along the street; and in default of compliance with such notice within the period aforesaid, such owner shall be liable to a penalty not exceeding ten Ropees for every day that he shall so the 1 6 default.

The Justices may give notice in tions writing to the owner or occupier of any house or building CXVIII. Future projections from houses to be reto remove or alter may projection, eneronchment, or obstruction, which, after the passing of this Act shall be erected or placed against or in front of such house or building, if the same overhangs, or juts into, or in any way projects or encrosches upon, or is an obstruction to the enfe and convenient passage along any public street, or abstracts or projects or encroaches into or upon any uncovered aqueduct, drain, or sewer in such street; and such owner or occupier shall, within fourteen days after the service of such notice upon him, remove such projection, encroachment, or obstruction, or alter the same in such manner as shall have been directed by the Justices, and in default thereof shall be liable to a penalty not exceeding two hundred Rupees; and the Justices in such case may remove such projection, encroschment, or obstruction; and the expense of such removal shall be paid by the owner or occupier so making default, and shall be recoverable as hereafter provided. Provided that, when the expense shall have been paid by

the occupier, except in the case in which such projections, encroschments, or obstructions wer made or put up by him, such occu-pier shall be cutitled to deduct the expense of removing or altering the same from the rent parable by him to the owner of the house or building. Provided always that the roofs or caves of houses

or buildings, sun-shades, wen-Sun-shades, &c. ther-frames, and the like, at a height not less than twelve feet above the surface of any street, may be projected to the extent of three feet over the same.

CXIX. The Justices 2 may cause any such Remard of exist projection, enerosehment, or grojections from obstruction, creeted or placed ng projections from against or in front of any house or building, in any public street, before the passing of this Act, to be removed or altered as they Notice of removal, think fit ; provided that they removal or alteration to the occupier of the house or building against or in front of which such projection, encroachment, or obstruction shall be.

thirty days before such alteration or removal is begun; and if such projection, Compensation whom to be made. eneronehment, or obstruction shall have been lawfully made, they shall make reasonable compensation to every person who suffers damage by such removal or person who suffers damage by such removal or alteration; and if any dispute shall arise touching

the amount of such compensation, the same shall ha sattled in the manner beceingfier provided for the actilement of disputes respecting damages and

which is not less than tweenty-five feet, to put up vertodahs, balconics, sun-shades, weather-frames and the like, to project from any upper-story thereof over the street, to an extent not exceeding four feet from the foundation, and for special reasons to allow such projections to be extended to

CXXI. The external roofs and walls of hute Profe and external or other buildings erected or walls of houses not renewed in or near any street, after the passing of this A-remails make matter. after the passing of this Act, shall not be made of grass, mable materials. leaves, mats, or filter such inflammable materials; and it shall not be lawful for the owner of any but or other building in or near any street now having an external mof or wall made of any such material, and which is contiguous to or admining to any other building, to suffer such reof or wall to remain after the passing of this Act, unless with the consent in writing of the Justices; and who-ever makes any external roof or wall of such materials, or suffers any roof or wall made of such materials to continue contrary to the provisions berein contained, and who shall not remove or alter the same within one mouth after notice, given to him for that purpose by the Justices, shall be liable to a penalty not exceeding ten Rupees for every day that such roof or wall shall continue. Any person may give information and institute a prosecution before a Magistrate under this Sec-

CXXII. If, in any street, any house, building, Houses in a rum-or wall, or any thing affixed thereon, be deemed by the Jusous and dangerous tices to be in a minous state or likely to fall, or in any way dangerous to the inhabitants of such house or building, or to the neighbouring houses or buildings, or to the occupiers thereof, or to passengers, they shall immediately, if it appears to them to be necessary. cause a proper hoard or fence to be put up for the protection of passengers; and shall cause notice in writing to be given to the owner, if he be known and resident within the limits of their jurisdiction, and shall also cause such notice to be put on the door or other conspicuous part of the and promises or ofherwise to be given to the occupier thereof (if any), requiring such twee or occupier forthwith to take down, secure, or repair such house, building, wall, or thing affixed thereon, as the case shall require , and if such owner or occupier do not begin to repair, take down, or secure the same within three days after such notice, and complete such work with due diligence, the Justices shall cause all or so much of such house building, wall, or thing as they shall think necessary, to be taken down, repaired, or otherwise secured; and all the expenses incurred by the Justices shall be paid by the owner of the premises, and shall be recoverable from him as hereinafter provided.

CXXIII. If any such house, building, or wall, Sale of materials or any part of the same be ruineus houses. pulled down by virtue of the of ruinous houses. may sell the materials thereof or so much of the same as shall be taken down, and apply the proceeds of such sale in payment of the expenses expenses.

CXX. The Justices may give permission from such sale to the owner of such house, buildings occupiers of houses or buildings they sell such materials for the purposes aforesaid, in public streets, the width of shall have the same remedies for compelling the payment of so much of the said expenses an may remain due after the application of the pracreds of auch sale, as by this Act are given to them for compelling the payment of the whole of the said expenses.

CXXIV. If any building or hand, by reason of abandonment or of disputed ownership or other cause, shall remain untenanted, and thereby become a resort of idle and

disorderly persons, or be complained of by any two or more of the neighbours as a nuisance, the Justices, after due enquiry, may cause notice in writing to be given to the owner, or to the person claiming to be the owner if be be known and resident within the limits of their jurisdiction, and shall also cause such notice to be put on the door of the building or some conspicuous part of the premises, requiring the persons concerned therein, whomer they may be, to secure or enclose the same; and if such notice shall not be complied with within eight days, the fustices shall cause the necessary work to be executed, and all expenses thereby incurred shall be paid by the owner of the premises and shall be recoverable as hereinafter provided.

CXXY. Whoever, being the occupier of a

Possity on occupies the occupier of a house in or near any street, keeps or allows to be kept for more than twenty-four hours, nor otherwise than in some pro-

per receptable, any dirt, dung, bones, ashes, nightsoil, filth, or any noxious or offensive matter, in or
upon the roof of such house, or in any out-house,
yard, or ground attached to and occupied with
nuch house, or suffers such receptacle to be in a
filthy or noxious state, or neglects to employ proper means to remove the filth therefrom and to
cleanee and purify the same, shall be liable to a
penalty not exceeding fifty Rupees for each offence.

Pilthy houses, &c. land, in or near any street, whether tenantable or otherwise, suffers the same to be in a fifthy and unwholesome state, or overgrown with vegetation, shall be liable to a penalty not exceeding lifty llupees, and to a penalty not exceeding ten llupees for every day after conviction for such offence during which the offence is continued.

CXXVII. The Justices may give notice to
the owner or occupier of any
Power to trim land to trim or prime the
hedges and trees bordering roads.

Power to trim land to trim or prime the
hedges and trees bordering roads.

Power to trim land to trim or prime the
hedges and or street, so that
they may not exceed the height of seven feet
from the level of the road; and to cut and trim
all trees which by overlanging any public road or
street obstruct the passage or cause damage thereto; and in the event of such notice not being
complied with within eight days from the
date thereof, the Justices may cause the said
ledges and trees to be cut and trimmed in the
manner required, and the expense incurred by the
Justices in respect thereof shall be paid to them
by the owners, and shall be recoverable as herein-

CXXVIII. Whoever keeps any pig-stye to the fight of any street, not being swine, shut out therefrom by a sufficient wall or fence, or whoever thall keep any swine in or near any street, so as to be a nuisance to the shall not become a nuisance.

neighbourhand, or who shall, without the permission of the Justices, keep more than twenty sheep or goats, or ten horned eattle, in or near any street, shall be liable to a penalty not exceeding fifty Rupees.

CXXIX. All public sewers and drains, and all sewers, drains, tunnels, and culverts, in, alongside, or under the streets and roads existing at the time of the passing of this Act, or afterwards made, and whether made at the cost of the Justices or otherwise, and all works, materials, and things appertaining thereto, shall be vested in and belong to the Justices.

CXXX. The Justices, in making any main or other sewers for the drain. Powers of Justices age of the Town of Calcutta, in making public may, if needful, carry such sewers through. neross, or under any street, or any place laid out as or intended for a street, or any cellar or vault which may be under any of the streats, and (after reasonable notice in writing in that behalf) into, through or under any inclosed or other land whatsoever, making full compensation for any damage done. thereby; and if any dispute shall arise touching the amount or apportionment of such compensation, the same shall be settled in the manner hereinafter provided for the settlement of disputes respecting damages and expenses.

CXXXI. The Justices shall maintain, and from time to time repair and Justices to repair and alter and discontinue sewers.

In a they see fit cularge, alter, arch-over or otherwise improve, all or any of the sewers and drains vested in them by the Act; and may discontinue, close up, or destroy such of them as they may deem useless or unnecessary. Provided always that the discontinuance, closing up, or destruction of any sewer or drain, shall be so done as not to create a nuisance; and if, by reason thereof or of any such alteration as hereinbefore mentioned,

create a nuisance; and if, by reason thereof or of any such alteration as hereinbefore mentioned, any person is deprived of the hawful use of any sewer or drain, the Justices shall, with due diligence, provide some other sewer or drain as effectual for his use as the one of which he is so deprived.

CXXXII. The Justices shall, so far as the funds at their disposal will Cleansing and empadmit, cause the sewers and drains belonging to them to tying sewers. be so constructed, maintained, and kept, as not to be a nuisance or injurious to health, and to be properly cleared, cleansed, and emptied; and for he purpose of flushing, cleasing, and emptying the same, they may construct and place, either above or underground, such reservoirs, sluices, engines, and other works as may be necessary; and they may also, with the sanction of the Gevernment of Bengul, cause all or any of such sewers and drains to communicate with and be emptied into any tidal river or other fit place, or cause the refuse from such sewers and drains to be conveyed by a proper channel to the most convenient site for its deposit, and may sell the same for any agricultural or other purposes as may be deemed most expedient, but so that the same

CXXXIII. When the contents of any sewer or drain or any other flow or Bed of stream re- filth or refuse are discharged

ceiving sewerage to into any river or stream, in the bed or channel of which the quantity of water at any season of the year is so much diminished by natural or artificial causes as to be insufficient to keep such ammel clean or clear, the Justices, with the sanction of the Government of Bengal, so far as the funds at their disposal will admit, shall make such alteration in the bed of such river or stream as prevent such sewer and drain-water from spreading over the surface of such bed, or from accumulating and stagnating in parts thereof to the injury of health or the annoyance of the surrounding population. CXXXIV.

Wheever, without the written con-

Pennity for making upauthorized drains into public sent of the Justices first obtained, makes or causes to be made any drain into any of the sewers or drains vested in the Justices by this Act, shall be

table to a penalty not exceeding two hundred Rupees f and the Justices may cause such branchdrain to be demolished, altered, re-made, or otherwise dealt with as they think fit; and all the expense incurred thereby shall be paid by the person making such branch-drain, and shall be recoverable us hereinafter provided.

CXXXV. No building shall be newly erected

Building over bewers, &c, not to be erected without consent of the lus-

over any sewer or drain vested in the Justices by this Act, without their written consent; and if any building he so erected, the Justices may couse

such building to be pulled down, or otherwise doubt with us they may think St; and the expenses thereby incurred shall be paid by the person offerding, and be recoverable as hereinafter provided. CXXXVI. If any house or building, in or

Justines empowered to make degins from houses in or near streets, which

are not properly

near any street, he at any time not drained to the satisfaction of the Justices by a sufficient drain or pipe communicating with some sewer, or some tidel river or other place at which

the Justices are empowered to empty their sewers. the Justices may construct or lay from such house or building a covered drain or pipe of such materials, of such size, at such level, and with such fall, as they think necessary for the draining of such house or building; and the expenses incurred by the Justices in respect thereof, if not forthwith paid by the owner, shall be recoverable as hereinafter directed.

CXXXVII. No house or building shall be

herenfter built in or near any Level of houses hereofter built in or street upon a lower level than will allow of the drainage of mean atreets. such house or building being

led into some public sewer either then existing or projected by the Justices, or into some tidal river or other place into which the Justices are empowered to empty their sewers.

CXXXVIII. If any house or building, newly

Houses hereafter built in or near afrects to have deains constructed under the orders of the Justices.

erected or re-built in or near any street after the passing of this Act, have such means of drainage as in the last preceding Section mentioned, existing within one hundred feet thereof,

the owner shall make a drain leading therounto

from the site of such house or building, of such materials, of such size, at such level, and with such fall as the Justices may direct; and if he neglect to do so within a reasonable time, the Justices may cause the same to be done, and the expenses thereby incurred shall be paid by the awaer and shall be recoverable as hereinafter provided.

CXXXIX. Refere beginning, in or near any street, to build or re-build any

Natice of new buildings in or near streets to be given to the Justices. house, the person intending to build or re-build such house shall give to the Justices no-

shall accompany such notice with a plan showing the levels at which the foundation and lowest floor of such house are proposed to be laid, by re-ference to some level ascertained under the direction of the Justices.

Justices to signify disapproval within fourteen days.

CXI. Within fourteen days after receiving such notice, the Justices shall Justices to signify signify their approval of the proposed levels, or if they disapprove thereof they shall fix other levels in lien thereof within the same time.

CXLI. If such building be begun or made with-

Houses built without natice, or con-trery to provisions of this Act, may be altered by the Justices.

out sending such notice and plan, or at any levels different from those fixed by the Jus-tices within the said fourteen days, or in any other respect this Act, the Justices may,

necessary, cause such building to be altered, or demolished as the case may require; and the expense thereby insurred shall be paid by the person failing to comply with the provisions aloresaid, and shall be recoverable as hereinafter provided.

CXLII. If the Justices fail to signify in writing their approval or disapproval of the levels shown If Justicea full to approve &c., within fourteen days, paron such plan as aforesaid, and to fix other levels within fourmay proceed teen days after receiving such notice and plan as aforesaid,

the person giving such notice may, notwithstanding any thing hereinbefore contained, proceed to build or re-build the house therein referred to atcording to the levels shown on such plan, provide ed that such building or re-building be otherwise in accordance with the provisions of this Act.

CXLIII. All sewers and drains in streets, whether public or private, shall Sowers in streets to be covered with be provided by the Justices of by the persons to whom they traps, &c.

traps, &c. severally belong, with proper traps or other coverings or means of ventilation so as to prevent stench. If the owner of any private sewer or drain shall, for ten days after notice given to him by the Justices, neglect of delay to provide proper traps or coverings of means of ventilation as aforesaid, the Justice may forthwith provide and apply the same; and the expense incurred thereby shall be paid by the owner of such sewer and drain, and shall be recoverable as hereinafter provided.

CXLIV. The Justices may erect on, or fit to any house or building, such

Power of Jurtices pipes us they may deem no essary for the proper vertilation of the sewers b to erect or affix to building, pipes for ventilation of sowers.

pipes shall be carried to a height of a

less than six feet above the highest part of the house or building, and erected so as not to occasion any naisance or inconvenience to any house or building in the neighbourhood.

CXLV. Whoever throws or puts, or permits
this servants to throw or put,
any earth, dirt, ashes, garden,
kitchen or stable refuse, or any
broken glass or earthen-ware, or other rubbish, br.

broken glass or earthen-ware, or other rubbish, br, until suitable sewers shall be provided, any nighttioil, into any sewer or drain belonging to any of the Justices or into any drain communicating therewith, shall be liable to a penalty not exceeding fifty Rupees for each offence.

CXLVI. The Justices may provide and maintain in proper and convenient situations, so as not to create a unisance, common necessaries

and principle, and the proper order and to be daily chansed.

CXLVII. The Justices may license, for any period not exceeding one year, such necessaries for public accommodation as they, from

time to time, may think proper; and whoever keeps any public necessary without such license, or, having a license for a public necessary, suffers the same to be in a fifthy or noxious state, or neglects to employ proper means for cleaning the anma, shall be hable to a penalty not exceeding one hundred Rupees; and the license may be nancelled by the Magistrate before whom the person is convicted.

Neglecting toonlosse private privy.

house or building having a privy erected on his premises, shall have such privy shut out by a sufficient wall or fence from the view of passons passing by. In neglect of this provision he shall be liable to penalty of ten Rupees a day for each day of default.

CXLIX. All branch drains, as well within as

Branch-drains, privies, &c., to be under control of Justices and to be kept in good order by own-

without the lands or buildings to which they belong, and all privies and cess-pools in or near any street, shall be order the survey and control of the Justices, and shall be altered,

repaired, and kept in proper order at the costs and charges of the awners of the lands and buildings to which the same belong, or for the use of which they are constructed or continued; and if the

they are constructed or continued; and if the if owners neglect, dustices may a use the same to be done and charge the owner of any land or buildings to which any such drain, privy, or cess-pool belongs, neglect, and charge the owner eight days after notice in writing for that purpose, to alter, repair, and put the same into good order in the manner required by the Justices, the Justices may cause such drain, privy, or cess pool to be altered, repaired, and put in good order, and the expense incurred by the Justices in respect thereof, thall be paul by the owner, and shall be recoverable as hereinalter provided.

CL. If any such drain, privy, or cess-pool be

Ponalty for perpone making or altering drains, de, contrary to the ardate of the Justices. constructed after the passing of this Act, contrary to the directions and regulations of the dustices or contrary to the provisions of this Act, or it any person, without the consent of

the Justices, constructs, re-builds, or unstops, any drain, privy, or cess-pool which has been ordered by them to be demolished or stopped up, or not to be made, every person so doing shall be liable to a penalty not exceeding fifty Rupees; and the Justices may cause such amendment or alteration to be made in any such drain, privy, or cess-pool as they think fit; and the expense theraof shall be paid by the person by whom such drain, privy, or cess-pool was improperly constructed, re-built, or unstopped, and shall be recoverable from him as hereinafter provided.

CLI. The Justices or any Officer appointed by them for the purpose may Inspection of inspect any such drain, prive, drains, privies, and or cess-pool, and for that purpose annise and sunset, after twenty-four hours notice in writing to the occupior of the premises to which such drain, prive, or cess-pool is attached, may enter upon any lands and buildings with such assistants and workmen as are necessary, and cause the ground to be opened where they or he may think fit, doing as little damage as may be, and if, upon such inspection, it appears that the drain, prive, or cess-pool is not in good orders and condition, or that it has been constructed after the passing of this Act contrary to the provisions thereof, the expenses of such inspection shall be paid by the person to whom such drain, prive, or cess-pool may belong; but if the drain, prive, or cess-pool be found to be in

closing, and making good such drain, privy, or cess-pool shall, in that case, be defrayed by the Instices. Provided always that provise the provise an entry into the zenarias or provide apartments appropriated to the females of Hinder and Mussulman families for the parameter of such inspection, except by the agraes of women.

proper order and condition and not to have been constructed in violation of the provisions of this

Act, the Justices or Officer as aforesaid shall

conse the ground to be elpsed and made good as soon as may be; and the expenses of opening.

CLII. Where any notice is required by this Act to be given to the owner

Act to be given to the fivener or occupier of any building or land, such notice, addressed to the owner or occupiers the case may require, may be served on

the necepier of such building or land, or left with some adult male member or servant of his family. or, if the notice cannot be so served, or if there be no occupier, may be put up on some con mi a. ous part of such building or land, and it shall not be necessary in any such notice to name the oneapier or the owner. Provided always that, when the owner and his residence are known to the Justices, it shall be their duty, if such owner be residing within the limits of their authority, to cause every notice, required to be given to served on such owner or left with some soult ma'e member or servant of his family; and, if the owner be not resident within such limits, they shall send every such notice by Post addressed to his resultance, and proof of delivery of the natice at the Post Office shall be held to be due service of the same.

CLIII. Whenever, under the provisions of this

Justices, in default of owner or occupier, may execute works and recoverexpenses.

Act, any work is required to be executed by the owner occupier of any building land, and default is made in the execution of such works,

the Justices, whether any penalty is or a not provided for such default, may cause such work to he executed; and the expense thereby incurred shall be paid to them by the person by whom such work ought to have been executed, and shall

be recoverable as hereinafter provided.

CLIV. If the defaulter be the owner of the building or land, the Justices Power to lery may, by way of additional remedy, whether any action or

charges on occupier, who may deduct the same from his rent.

who may deduct the same from his rent. or taken against any such owner or not, require the payment of all or any part of the expenses payable by the owner for the time being, from the person who then or at any time thereafter occupies the building or land under such owner, and, in default of payment thereof by such occupier on demand, the same mpy be levied by distress of the goods and chattels of such occupier; and every such occupier shall be entitled to deduct from the rent payable by him to his landlord so much as is so paid by or recovered from him in respect of any euch expenses.

CLV. Except in cases fulling under Section EXVI of this Act, no occupier

Occupier not to be Raide for more than

of any building or land shall be liable to pay more money, in respect of any expenses charged by this Act on the

owner thereof, than the amount of rent due from him for the premises in respect of which such expenses are payable at the time of the demand made upon him, or which at any time after such demand has accrued and become pavable by him. nuless be neglect or refuse, upon application made to him for that purpose by the Justices, truly to disclose the amount of his rent and the name and address of the person to whom such rent is payable; but the burden of proof that the sum demanded of any such occupier is greater than the rent which was due by him at the time of such demand or which has since accrued, shall lie upon such occupier; provided further that nothing herein contained shall be taken to affect any special contract made between any such owner or occupier respecting the payment of the expenses of any such works as aforesail.

CLVI. Whenever default is made by the owner of any building or land,

Occupier, in dein the execution of any work finalt of owner, may execute works and required to be executed by .him, the occupier of such deduct expenses from building or land may, with the approval of the Justices, cause

such work to be excented, and the expense thereof shall be paid to him by the owner, or the amount may be deducted out of the rent from time to time becoming due from him to such owner.

CLVII. If the occupier of any building or Proceedings in case land prevent the owner thereof of tournts opposing the execution of this respect of such building or land, any of the provisions of this Act, after notice of his intention so to do has been given by the owner to such occupier, any Magistrate, upon proof thereof, may give an order

in writing requiring such occupier to permit the owner to execute all such works with respect to such building or land as may be necessary for carrying into effect the provisions of this Act; and if, after the expiration of eight days from the date of the order, such occupier continue to refuse to permit such owner to execute such works, such gecupier shall, for every day during which he en continues to refuse, be liable to a penalty not exceeding fifty Rupees; and every such owner, during the continuance of such refusal, shall be discharged from any penalties to which he might otherwise have become liabte by retison of his default in executing such works.

CLVIII. All public tanks, reservoirs, cieterns, Tanks, &c., vested the Justices. wells, aqueducts, conduits, tannels, pipes pumps, and other water-works, existing at in the Justices.

the time of the passing of this Act or afterwards made or erected and whether made or erected at the cost of the Justices or otherwise, and all bridges, buildings, engines, works, materials, and things connected therewith or appertaining thereto, and also any adjacent land (not being private property) appertaining to any public tank, shall be vested in and belong to the Justices.

CLIX. The Justices shall cause all existing Jubic tanks, reservoirs, eisterns, wells, somediets, and its tanks. wells, aqueducts, conduits, tunmaintenance of works for supply of water. nels, pipes, pumps, and other water-works used for the supply

of water to the inhabitants or for the other purposes mentioned in this Act, to be continued, maintained, and supplied with water or they shall substitute other such works and shall cause them to be maintained and supplied with water; and the Justices may, with the equient of the Government of Bengal, from time to time construct aqueducts for bringing water into the Town of Calcutts, and may provide any number of new tanks, reservoirs, cisterns, wells, and other such water-works for the purposes aforesaid.

CLX. Whoever, except as permitted by the Fouling water bybathes in any stream, tank, reservoir, well, cistern, conduit, or aqueduct belonging to the Justices; or washes

Washing animals or causes to be washed therein, any horse, dog, or other animal, or things, &c. or any wool, cloth, or wearing

apparel, or any utensils for cooking or other purposes, or leather, or the skin of any animal, or other foul or offensive thing; or throws, puts, or casts, or causes to enter therein,

Throwing rabbish, Ac. any animal or my gravel, &c. stone, dust, or rubbish, or any dirt, filth, or other noisome or offensive matter or

thing; or causes or suffers to Allowing drains, run, drain, or be brought theresewer, drain, engine, or boiler, or any other un-

wholesome or offensive liquid matter or thing belonging to him or flowing from any house or building or from any ground occupied by him ; or does any thing whatsvever whereby any such water shall be in any degree fouled or corrupted, shall be liable to a penalty not exceeding fifty Rupees for each offence.

CLXI. Whoever, being the proprietor of any gas-works, or being engaged or employed in the manufacoffensive trades. ture or supply of gas, or being the occupier or proprietor of any place where an

offensive trade or manufacture is carried on, wilfully does any act connected with the said business, whereby the water in any stream, tank, reservoir, well, eistern, conduit, aqueduct, or other water-works belonging to the Justices is fouled or corrupted, shall be liable to a penalty not exceeding one thousand lupees, and to a further penalty, not exceeding five hundred Rupees, for every day while the offence is continued after twenty-four hours' notice in writing from the Justices in this behalf, and the Justices may, after twenty-four hours' notice in writing, lay open and examine any pipes, conduits, and works belonging to such person; and if, upon such examination, it appears that the water has been fouled or corrupted by any thing proceeding from or contained in the pipes, conduits, or works examined, the expenses of such examination shall be paid by the peren to whom such pipes, conduits, or works belong, or under whose management or control they may be, and be recoverable from him as hereinafter provided; but if it appear that the water has not been so fouled or corrupted, then such expenses, and all damages occasioned by the examination, shall be paid by the Instices.

CLXII. Whoever wilfully or carelessly injures belonging to

any water-works belonging to the Justices, or unlawfully Injuring water-works or diverting or wasting water. draws off, diverte, or takes water from any such waterworks, or from any waters or streams belonging to the Justices by which such water-works are

supplied, shall be liable to a penalty not exceeding one hundred Rupees.

CLXIII. T The Justices may, at their discretion Jetice may set apart any public ghand or place, or any part of the stoand apart bothing places, of any river (not being priof being used as a bothing place; and may also provide or set apart a sufficient number of conconvenient tanks or runs of water for the inhabitants to bathe in, and mny also set apart tanks or reserviors, or runs of water for washing animals or clothes or for any other purposes connected with the health, eleanliness, and comfort of the inhabitants.

CLXIV. The Justices may, Hyp-laws to recuin the manner hereinafter provided, make bye-laws —
For regulating all or any matters and things

The use of water, whatsoever connected with the water to be supplied by them, and the use of such water for any of the purposes mentioned in this Aut-

And for regulating the time and place of bathing for persons of each sex in the places provided or appoint-Bathing places. ed by them for the purpose of bathing, in such manner as shall appear to the Justices necessary, making due allowance for the babits and customs

of the country.

CLXV. When any private tank or low marshy Power to fill up ground, or any waste or stagnant bushelesome tanks, de., on private pre-mises. water, being within any private enclosure, appears to the Jus-tices to be injurious to health, or to be offensive to the neighbourhood, it shall be lawful for the Justices to require, by notice in writing, the owner of the said premises to cleanse

or fill up such tank or marshy ground, or to drain of remove such stagment water; and if he

shall refuse or neglect to comply with such requisition during eight days from the service thereof, the Justices, their Officers, and workmen, may enter into the said premis s and do all necessary note for all or any of the purposes aforesaid as they shall think fit; and the expense incurred thereby shall be paid by the owner of such premises, and shall be recoverable as hereinafter provided.

CLXVI. The Justices are hereby empowered, Power to drain off from time to time as they shall and cleanse stagnant see fit, to drain off into any pools in open places. sewers belonging to them and cleanse and fill up or otherwise abate any stagnant pool, ditch, tank, pond, or other receptacle of water (the same not being within any private enclosure) which shall appear to them to be useless or unnecessary or likely to prove injurious to the health of the inhabitants, whether the same be the private property of any person or otherwise; and the Justices, their Officers, and workmen, may do all necessary acts for effecting any of the purposes aforesaid.

CLXVII. The Justices, in executing any works Justices in executing works to provide roads, Ac., where existing ones are in-

directed or authorized by this Act to be made, shall provide and make, at their own expense a sufficient number of conve-

jured. nient . ways, water-courses, drains, and channels in the place of such as may be interrupted, injured, or rendered useless by reason of the execution of such works; and, in case of any difference arising between the Justices respectively and the persons affected thereby, such difference shall be settled in the manner hereinafter provided for the settlement of disputes respecting damages and expenses.

CEXVIII. When the pavement or surface of Justices breaking up street to restore the same with all convenient speed.

Officers or servants, they shall, with all convenient speed, complete the work on account of which the same shall have been broken up, and fill in the ground and make good the pavement and surface, and the sewer or drain, so opened or broken up, and carry away the rubhish occasioned thereby; and shall, in the mean-time, cause the place where such pavement or surface shall be so opened or broken up, to be fenced and guarded, and sufficiently lighted during the night.

CLXIX. If the Justices deem it necessary for the purposes of this Act

Situation of gas to raise, sink, or otherwise and water-pipes to be altered at the ex-pense of the Justices. alter the situation of any waterpipe or pas-pipe, or other water-works or gas-works laid in any of the streets, they may, from time to time, by notice in writing, require the person to whom any such pipes or works belong or under whose control they may be, to cause forthwith, or as soon as conveniently may be, any such pipes or works to be raised, sunk, or otherwise altered in position in such manner as the Justices direct; provided that such alteration be not such as permanently to injure such works, or to prevent the water or gas from flowing as freely and conveniently as before; and the expenses attending such raising, sinking, or altering, and full compensation for the damage done thereby, shall be paid by the Justices, as well to the persons to whom such pipes or works belong as

to all other persons. And if any dispute shall arise touching the amount or apportionment of such compensation, the same shall be settled in the manner beroinsiter provided for the settlement of disputer respecting damages and expenses.

CLXX. If the person to whom any such pipes

Howner, &c .neg. lect to make altera-tions, the Justices may cause the same to be done.

or works belong or under whose control they may be, do not proceed forthwith, or as soon as conveniently may be after the receipt of such notice, to rause the same to be raised,

sunk, or altered, in such manner as the Austices require, the Justices may themselves cause such pipes or works to be raised, sunk, or altered as they think fit; provided that such works be not permanently injured thereby, or the water or gas prevented from flowing as freely and conveniently as before.

CLXXI. Every person intending to build or take down any buildidg or to alter or repair the outward up during repairs. part of any building where any street or footway will be obstructed or rendered sinconvenient by means of such work shall before beginning the same, and having first obtained . Hense in writing from the Justices so to do, cause sufficient ligards or fences to be put up, in erder to separate the building where such works are being carried on, from the street or footway, and shall continue such hoard or fence standing and in good condition, to the satisfaction of the Justices during such time as the public safety or convenience requires, and shall cause the same to be sufficiently lighted during the night; and every such person who begins to build, or take down, or alter, or repair, any building confrary to the provisions of this Section, or who, without licence, creats or sats up any heards, seaffoilling, or being licensed, fails to put up such fence or heard, or to continue the same standing and in good condition as aforesaid during the time aforesaid, or who does not, while the said heards or fences are standing, keep the same sufficiently lighted during the night, or who does not remove the days, shall be liable to a penalty pot exceeding filly Rupees, and a further penalty not exceeding filly Rupees for every day while the offence is continual after twenty-four hours' notice from the said Justices.

CLXXII. The Justices shall, during the con-Bars to be erect. struction or repair by them of any of the streets, sewers, or across streets during repairs, and drains yested in thou, take lights placed at proper precaution for guarding drains yested in thom, take against accident, by shoring up and protecting the adjoining houses, and shall cause such bars, chains, or posts to be fixed across or in any of the streets or roads to prevent the passage of carriages, carts, or other vehicles, cattle or horses, while such works are carried on, as to them shall seem proper; and the Justices shall cause any sewer or drain or other works in streets, during the construction or repair thereof by them, to be sufficiently lighted and guarded during the night; and whoever takes down, alters, or removes any of the said bars, chains, or posts. or extinguishes any light, without the authority or consent of the Justices, shall be liable to a penalty not exceeding fifty Rupees.

Penalty for not lighting deposits of building materials or escavations.

CLXXIII. No persons shall deposit any building materials, or make a hole in any street, without the permission of the Justices; and when such pormission is granted to any person he shall, at his own expense; cause such materials, or such

hole, to be sufficiently fonced and enclosed until the materials are removed, or the hole is filled up or otherwise made secure; and shall cause the same to be sufficiently lighted during the night; and whoever deposits materials or makes a hols without such permission, or fails to fence or enclose and light such materials or hole, or does not re-move such materials or fill up such hole when the permission has been withdrawn, shall be liable to a penalty not exceeding fifty Rupees, and a further ponalty not exceeding fifty Rupeas for every day while the offence is continued after twenty-four hours' notice from the Justices.

CLXXIV. If any building, tank, well, or hole,

Dangerous pinces near streets to be repaired or enclosed.

or other place, be, for want of sufficient repair, protection, or englosure, dangerous to passen-

the same to be repaired, protected, or enclosed so as to prevent danger therefrom ; and the expenses of such repair, protection, or enclosure shall be paid to the Justices by the owner of the property so repaired, protected, or englosed, and shall be recoverable as hereinsiter provided.

CLXXV. Within the parts of the Town of

Slaughter-houses within certain limits to be registered.

Calcutta which (if any) shall be specially prescribed for the purpose by the Government of Bengal, every place used as a

claughter-house shall, within one month after the passing of this Act, be registered by the corner or scupier at the Office of the Justices in a book to be kept by them for that purpose; and whoever, after the expiration of that time and after eight days notice from the Justices, uses or permits to be used any manghter-house without its being registered, shall be lights to a penalty, not exceeding one bundred Rupees, for every day during which such place shall be so used without having been registered.

CLXXVI. No sláughter-houses to be newly set up without liceurs.

No place not so used at the time of the passing of this Act, or which shall at any time subsequent to the possing of this Act cease to be so used, shall be used as a slaughter-house

within the prescribed limits, unless and until a license in writing for the use thereof a a slaughter-house has been obtained from the Justices, who are hereby empowered, at their discretion, from time to time, to grant such lidenses; and whoever, without such license, uses as a slaughter-house any place within such limits, not used as such at the time of the passing of this Act, or which shall at any time subsequent to the passing of this Act cease to he so used, shall be liable to a penal-ty not exceeding two bundred Ruptes, and to a pecuity, not exceeding lifty Eupees for every day after tan conviction for such offence, during which the said offence is continued.

CLXXVII. The Justices may, from time to time, if they shall think fit, Justices to provide with the sanction of the Austica to provide places for slaughterdowers not alsughter Government of Bengul, provide places for the purpose of being used as slaughter-houses, and they are hereby

empowered to make bre-laws for and with respect to the management and charges for the use of such places.

ChxxVIII. Every owner, or occupier, or farmer of any market for the sale of burcher's meat, poultry, fish, or vegetables, or of any stangater-house within the

prescribed limits, shall cause such drains to be made therein as shall be considered sufficient by the Justices, and fif required so to do by the Justices shall cause all the floors and drains to be paved with stone or burnt brick, and shall also cause a supply of water to be provided sufficient for keeping such market or shughter-house in a clean and, wholesome state; and if such owner, occupier, or farmer, after notice in writing given to him by the Justices that such market or slaughter-house is defective in any of the said particulars, and requiring him to remedy the defect specified within not less than thirty days, makes default therein, he shall be liable to a penalty, not exceeding fifty Rupees for every day during which such default is continued.

CLXXIX. The Justices may, in manner Justices may make hereinafter provided, make bye-hereina of claughter houses. It is a clearly and proper state, and for removing filth

a cleanly and proper state, and for removing filth at least once in every twenty-four hours.

CLXXX. It shall be lawful for any Magia-

Sile of unwholemane flood or drink.

There is just cause to believe that any article
which has been rendered or has become noxious
or unfit for use as tood or drink for man is in the
possession of any person for the purpose of being
sold or offered or exposed for sale within the
Town as food or drink for man, to grant a warrant
to enter upon the premises of such person, and to
scarch for and soize such article, and if it appear
to the Magistuate, upon the evidence of a competent person, that the same is noxious or unfit
for such use, he shall order such article to be forleited and disposed of in such way as to him shall
seem proper.

CLXXXI. The Justices or any person ap-

Fuwer to Justices to auter and inspect singuiter-houses, shops, Ac., and to seize unwind-one articles expected for action pointed by them for that purpose may at all reasonable times, with or without assistants, enter into and inspect any market, building, shop, stall, or place used for the sale of buteter's meat, poultry, fish, for vegetables, or as a slaughter-

house, and may examine any animal, encase, ment, poultry, game, flesh, fish, or vegetables winch may be therein; and in case any animal, encase, ment, poultry, game, flesh, fish, or vegetables appear to be intended for the food of man and to be unfit for such tood, may seize the same; and if it appear to a Magistrate, upon the evidence of a competent person, that such animal, corose, ment, poultry, game, flesh, fish, or vegetables is notit for the food of man, he shall order the same to be destroyed or to be so disposed of as to prevent its being exposed for sale or used for such food, and the same is found, shall be liable to a penalty not exceeding one hundred Rupees.

Suspension or revocation of license.

Ac.

CLXXXII. The Magistrate, before whom any person is convicted of an offence contrary to the provisions of this Act polating to along therefore the contrary to the provisions of this Act polating to along the contrary to the provisions of this Act polating to along the contrary to the provisions of this Act polating to along the contrary to the provisions of the contrary to
mon-observance of any of the bye-laws relating thereto made by virtue of this Act, in addition to the handly imposed on such person under the authority of this Act, may suspend, for any period not exceeding two months, the license granted to such person under this Act; or in case such person be the owner or occupier of any registered slaughter-house, may forbid for any period not exceeding two months the slaughtering of eattle therein; and the Magistrate, upon the conviction of any person for a second or other subsequent like offence, in addition to the penalty imposed under the authority of this Act, may declare the license granted under this Act revoked, or if such person be the owner or occupier of any registered slaughter-house, may forbid absolutely the slaughtering of eattle therein.

CLXXXIII. Whoever, during the period for which any such license is suspended or after the same is during suspension or

revocation of license. cattle, or allows cattle to be slaughtered in the slaughter-

house to which such liemse relates, and whoever, during the period that the shughtering of cattle in any such registered slaughter-house is formidden as aforesaid, or after such slaughtering has been absolutely forbidden therein slaughters cattle, or allows cattle to be slaughtered, in any such registered slaughter house, shall be liable to a penalty not exceeding one hundred Rupees for every day after the conviction for such offence during which the said offence is continued.

CLXXXIV. Within the parts of the Town

Offensive and dangerous trades existing within certain limits to be registered. of Calcutta (if any) which may be specially prescribed by the Government of Bengal for the purpose, the owner or occupier of every place used at the time of the passing of

this Act for any of the following purposes, numery, for melting tallow—or for bailing offal or blood—or as a soap house—oil-bailing house—dvenig house—tannery—brick, pottery, or line, kila—sago manufactory—or other manufactory or place of business from which offensive or unwholesome smells arise—or as a yard or depot for hav, straw, wood, or coal—shall, within three months after this Act cames into operation, register the same at the Office of the Justices in a book to be kept by them for that purpose, and whoever, after the expiration of the said three months and after eight days' notice from the Justices, uses any such pines without the same being registered, shall be liable to a penalty not exceeding one hundred Rupees for every day during which the offence is continued.

CLXXXV. No place shall be newly used within the prescribed limits for any of the purposes mentioned in the last preceding Section, except under a license from the Justices; who are hereby empowered, at their discretion, from time to time, to grant such licenses; and whoever, without a license, uses any such place for such purpose, shall be liable to a penalty not exceeding five hundred Rupces, and a penalty not exceeding fifty Rupces

during which the said offence is continued.

CLXXXVI. The Justices may, in the manner hereinatter provided, make bye-

Justices to make rules for licensing, registering, &c., such business places.

laws for the inspection of every place within the pre-scribed limits used for any of the purposes mentioned in

Section CLXXXIV, and for the management and conduct of such business, whether the same be newly established or not, in such manner as they may think necessary and proper, in order to prevent or diminish the noxious or injurious or offensive effect thereof.

CLXXXVII. If it he shown to the antisfaction The destices may registered or licensed under der existing Sections CLXXV, CLXXVI,

order existing CLXXXIV, or CLXXXV of this Act is a nuisance to the be discontinued.

neighbourhood, they may give notice to the accupier to discontinue the use of such place within one month; and whoever, after the expiration of that time, uses such place or permits it to be used in each a manner as to be a unisance to the neighbourhood, shall be liable to a penalty not exercising two hundred Rupees for every day during which it shall be so used. CLXXXVIII. The Justices may, if they

Burial and Barning grounds to be registered. think fit, cause a survey and measurement to be made of every burial ground and every place used as such; and every

such place and every burning ground existing at the time of the passing of this Act shall, within one month after this Act shall come into operation, be registered by the owner or the person having the control thereof, or, if there be no owner or person authorized to control the same, by order of the Justices in a book to be kept by them for that purpose; and whoever, after the expiration of the said time, knowingly buries or burns, or causes, pracures, or suffers to be buried or burned, any corpse in any ground other than such registered burial or burning ground, shall be liable to a penalty not exceeding one hundred Rupees.

CLXXXIX. No vanithor grave shall be made

No vault or burial within the walls of, or under-burning place meath, any church or chapel or or burning place henceforth to be constructed without leave of the dustices. other place of public worship built after the passing of this Act, and no burial or burning ground, whether public or private, shall be opened, made, or formed after the passing of this Act, otherwise than by or under the authority of the Government of Hengal, without a license describing the extent and boundaries thereof first obtained from the Justices, who are hereby empowered, at their discretion, from time to time to grant such licenses; and whoever shall bury or burn, or cause, permit; or suffer to be buried or burned, any corpse in any vault, grave, or burial or burning ground opened, made, or formed without such license or contrary to the terms thereof, shall be liable to a penalty not exceeding five lamifred Rupece.

CXC. II, upon the evidence of competent persons, the Justices, with the Justies to bane certificates probibits sanction of the Government of Bengal shall certify, in maning improper barial ner hereinafter provided, that

any burial ground or place of burial, of any place used for the burning of corpses

for ex my day after the conviction for such offence is in such a state as to be dangerous to the health of persons living in the neighbourhood thereof, or that any church or other place of public worship is dangerous to the health of persons frequenting the same, by reason of the state of the vaults or graves within the walls of or underneuth the same, or in any churchyard or burial-ground adjacent thereto, and shall also certify that a litting place for interment or lurning tas the case may be) exists within a convenient distance, and is available, it shall not be bawful, after a time (not less than two months) to be named in such certificate, to bury or burn, or permit or suffer he buried or burned, any corpses in, upon, within, or under the ground, church, or place of worship to which the certificate relates, except in so far as may be allowed by such certificate; and whoever, after due publication of such certificate as hereinafter provided, buries or burns, or chuses, permits, or suffers to be buried or burned any corpse con-

tracy to this enactment shall Provisa, be liable to a penalty not ex-Provided always ceeding two hundred Rupees. that every such certific to shall be published in the Government Gozette, and that a translation thereof in Bengalee shall, in the case of a burial or burning ground, he affixed conspicuously on some part of the said ground.

CXCI. Netwithstanding any such certificate

Justices may, in certain cases, permut interment in churchrent as in the preceding Section mentioned, where by usage or otherwise there is at the time of the passing of this Act, any right of interment in or under

any church or chapel, or in any vault of such church or chapel, or of any church-yard, burialground, or place of burial affected by such certificate, or where any exclusive right of interment, or any exclusive right to ground for the purpose of interment has been purchased or acquired before the passing of this Act. it shall be lawful for the Justices if, on application made to them, they are satisfied that the exercise of such right or the use of such ground will not be injurious to health, to grant a license for such exercise or use during such time and subject to such conditions and restrictions as they may think fit.

CXCII. The Justices may, from time to time. Justices may pro-vide places to be used out of the funds available for the purposes of this Act, with the rial or burning consent of the Government of grounds. Bengal, provide fitting places to be used as burial or burning grounds.

Justices to make bye-laws for regula-tion of larral and tion of burial and burning grounds.

CXCIII. The Justices may, in manner bere-inafter provided, make bye-laws for the inspection and regulation of burial and burning grounds, and may thereby prescribe rules as to the depth

of graves and places of interment, and generally as to all pratters connected with the good order of burial and burning grounds, due regard being had to the religious usages of the several classes of

the community CXCIV. The Justices shall, for the purposes of this Act, have power by Power to enter upon lands for the themselves or their Officers between sunrise and sanset, to purposes of this Act. enter into and upon any baild-

ing or land, as well for the purpose of making any survey or inspection which they may be entitled to make, as for the purpose of executing any work authorized by this Act to be executed

be them, without being liable to any legal proceedings or molectation whatsoever on account of such entry or of any thing done in any part of such building or land in pursuance of this Act.

CXCVIII. For the purposes of constructing aqueducts for bringing water into the Town of Calcutta such building or land in pursuance of this Act.

Provided that, except when herein otherwise provided, the Justices or their Officers shall not enter upon any building or land which they may be accupied at the time unless with the consent of the occupier thereof without previously giving the said occupier twenty-four hours notice of his or their intention to do so.

CACV. The Justices or their Officers or Servants may enter upon the land of any person adjoining to to enter on handsal-jacent to works.

The Justices or their Officers or Servants may enter upon the land of any person adjoining to or being within the distance of one hundred yards of any works by this Act authoriz-

ed to be made for the purpose of depositing upon such land any soils gravel, sand, lime, brick, stone, or other materials, or for any other purposes connected with the formation of the said works. without making any previous paymont, tender, or deposit, doing as little damage as may be in the exercise of the several powers hereby granted to them, and making compensation for such temporary occupation or temporary damage of the said land to the owner and occupier thereof from time to time, and as often as any such temporary occupation shall be taken or such temporary damuge done, and making compensation to the owner also for the permanent injury (if any) to such land; and if any dispute shall arise touching the amount or apportionment of such compensation, the same shall be settled in the manner hereinniter provided for the settlement of disputes respecting damages and expenses. Provided that,

Provise. before the Justices make any such temporary use as aforesaid of the land adjoining or lying near to the said works, they shall give fourteen days' notice of such their intention to the owners and occupiers of such land, and shall set apart by sufficient fences so much of the land as shall be required to be used as aforesaid from the other land adjoining thereto.

CXCVI. Whoever at any time obstructs or Penalty for ob- molests any resident Justice, structing Justices in or the Justices or their Offities duty.

cers or workmen, or any person employed by them or with whom they may have contracted under the provisions of this Act in the performance and execution of their or his duty, or of any thing which they are respectively empowered or required to do by virtue or in consequence of this Act; or removes any mark set up for the purpose of indicating any level or direction necessary to the execution of works sutborized by this Act, shall be liable to a penalty not executing two hundred Rupees, or, in the discretion of the Magistrate before whom he is convicted, to imprisonment for any term not exceeding two months.

CXCVII. Every person who wilfully gives

Penalty for giving verbally or in writing a fulse
false sistement or statement of, or neglects or
mover.

refuses to give, such returns
and answers as under this Act may be lawfully
required of him shall, on conviction of such
offence before a Justice of the Peace, be liable to a
fine not exceeding five hundred Rupces, or to imprisonment for a term not exceeding three months.

Powers to be exseriesed by the
Justices when constructing drains ofiaqueducts without
the local limits of
the junisdiction of
the high Court.

the purposes of constructing aqueducts for bringing water into the Town of Calcutta from any place without the limits of the local jurisdiction of Her Majesty's High Court of Judicature or for the purpose of making sewers or drains to communicate with or empty

themselves into any public sewer, lake, stream, canal, or water-course without the said limits, it shall be lawful, whenever a plan for any such aqueduct, sewer, or drain shall have been approved by the Government of Bengal, for the Justices and their Officers, with such assistants as they may require, to exercise in the construction of such aqueduct, sewer, or drain throughout the line or country through which the said aqueduct, sower, of drain is to run, all the powers which by this Act it is lawful for them to exercise within the said local limits, and which may be necessary for the construction of such aqueduct, sewer, or drain with-out being subject to any action or molestation whatever for so doing ; and it shall also be lawful for any Magistrate of any district through which the said aqueduct, sewer, or drain is to run, to exercise in respect thereof the like powers jurisdiction within the limits of his own district, as it is by this Act lawful for a Magistrate or two Magistrates (as the case may be) of the said Town of Calcutta to exercise in respect of any work to he executed by the Justices within the said local

CXCIX. The Justices may, from time to time, make such bye-laws as they think fit for the several purposes for which bye-laws and may, from time to time, repeal, siter, or amend any such bye-laws; provided such bye-laws be not repugnant to law or to the provisions of this Act; and for any breach of any of such bye-laws, the offender shall be liable to a fine not exceeding twenty flapses, and, in case of a continuing offence, to a further penalty not exceeding ten Rupoes for every day, after notice of the offence from the Justices, during which such offence is continued.

CC. No bye-law, or alteration of a bye-law, shall have effect until the same is confirmed by the Government of Bengal,

CCI. No bys-law, or alteration of a bye-law, shall be confirmed until the same has been published in the Government Gazette or in one of the public newspapers at least seven times, nor till the space of one month has clapsed since the date of the first publication, during which period a copy of such proposed bye-law shall be kept at the Office of the Justices; and all persons may, at any time between 10 o'clock in the morning and 5 o'clock in the afternoon, juspect such copy without fee or reward.

CCII. Such bye-laws, when confirmed, shall be published in the Government Gazette and in one or more of the public newspapers, and a copy thereof, in English and in Bengales, shall be painted or placed on boards, which shall be hung up in some conspicuous part of the Office of the Justices.

CCIII. All Courts and Magistrates shall take indicial notice of such hyelaws when the same shall have Rye-laws to be judicially noticed. been confirmed and published as aforesaid.

CCIV. The Justices shall publish short particulars of the several offences Publication of pefor which any penalty is imbye-law made under this Act, and of the amount of every such penalty, and shall cause such partientars, in English, Bengalee, and Oordoo, to be painted or placed on hoards, which shall be hung up in some conspicuous part of the Office of the

CCV. The Justices may enter into contracts Power to Justices with any persons for the execution of any works directed or authorized by this Act to to make contracts. be done by the Justices, or for any other things

necessary for the purposes of this Act.

CCVI. The Justices may direct any prose-Justines may diwhatsoever, and may order proceedings to be taken for rect prosecutions. the secovery of any penalties and for the punishment of any persons offending against the provisions of this Act, and may order the expenses of such prosecution or other proceedings to be paid out of the funds applicable to the purposes of this Act. But nothing in this Section shall be held to hinder any person from prosocuting any other person for any nuisance.

CCVII. Nothing in this Act shall be con-Act not to affect strued to render lawful any act or omission on the part of nuisances at common

any person which is, or but for this Act would be deemed to be a anisance at common law, nor to exempt any person guilty of a nuisance at common law

from prosecution or action in respect thereof. CCVIII. No action shall be brought against the

Justices, or any of their Officers, or any person acting under the No sotion to be brought against Juadirection of the Justices, for tices or their Officers until after one any thing done or intended to until after one month's notice of cause of action. be done under the powers of this Act, until the expiration of one month next after notice

in writing shall have been delivered or left at the Office of the Justices, or at the place of abode of such person, explicitly stating the cause of action and the name and place of abode of the intended plaintiff, and of his attorney or agent in the cause; and upon the trial of any such action, the plaintiff shall not be permitted to go into evidence of any cause of action except such as is stared in the notice so delivered, and unless such notice be proved, the Court shall find for the defendant; and every such action shall be commenced within three months next after the account of the cause of action, and not afterwards; and if any person to whom any such notice of action is given shall, before action brought, tender sufficient amends to the plaintiff, such plaintiff shall not recover in any such action when brought; and if no such temler shall have been made, it shall be lawful for the defendant in such action, by leave of the Court where such action shall be pending, at any time before issued joined, to pay into Court such sum of money as he shall think fit, and thereupon such proceedings shall be had as in other cases where defendants are allowed to pay money into Court.

CCIX The Justices may make compensation, Power to make ont of the funds applicable to the purposes of this Art, to Power to make compensation out of funds. all persons sustaining any damage by reason of the exercise of any of the powers vested in the Justices, their

Officers, on servants, under and by virtue of this Autu

CCX. When there is any hinderance to the acquisition by purchase of any land or building required for the purposes of this Act the Government of Bengal, upon Mode of assertaining componention for

the representation of the Justices and after such inquiry as may be thought proper, may declare that the land or huilding is needed for a public purpose, and may order proceedings for obtaining possession of the same for Government, and for determining the compensation to be paid to the parties interested, according to any laws now or hereafter to be in force for the acquisition of land for public purposes. And the Government of Bengal may vest such land or building in the Justices on their paying the compensation awarded.

CCXI. The Justices, with the sanction of the Power to sell Government of Bengal, may by virtue of this Act, or acquired by them for the purposes thereof, either together or in parcels as they may find most convenient and advantageous, and the proceeds of such sale shall be applied to the purposes of this Act: and for carrying such sule into effect, the Justices may execute a conveyance of the hands sold to the purchaser, and such conveyance shall be under the common seal of the Justices.

CCXII. Whenever any street or road hereby vested in the Justices shall be Power to sall old discontinued and stopped up under the provisions of Section XCII of this Act, the Justices, with the sanction of the Government of Bengal, may sell the land or such part thereof as shall not be required for the purposes of the Act.

CCXIII. When any license is granted under Fues for licenses. the provisions of Sections CXLVII, CLXXVI, or CLXXXV of this Act, authorising the use of any place for any of the purposes therein described, and when permission is given under Section CIV for making any temporary erection, or under Section CXX for puting up any projection, the Justices may charge a fee for such license or permission; and the rates of the fees to be so charged shall be from time to time adjusted by the Justices with the sanction of the Government, provided that no such fee shall exceed the sum of one hundred Rupees. When permission or license is given for the temporary occupation of any ground belonging to the Justices under the provisions of Section CLXXI or Section CLXXIII, the Justices may charge rent for such ground, according to the time the occupation may continue, at socie rates as may from time to time be sanctioned by the Government of Bengal.

CCXIV. In all cases where any damages, costs, Damages and exof the same, in case of dispute, shall be ascertained and deter-

mined by two Mogistrates.

CCXV. In any case referred to the determina-

Method of proceed-ing before Magis-trates in questions of damages, &c.

tion of two Magistrates under this Act, it shall be lawful for any Magistrate, upon the application of either party, to summon the other party to

appear before any two Magistrafes at a time and place to be named in such summons; and every such aummons shall be served by delivering the original or a copy thereof to the person summaned, or by leaving the same at his usual place of adode some adult male member or servant of his family. Upon the appearance of the parties, or in the absence of any of them, upon proof of due service of the summons, it shall be lawful for such Magistrates to hear and determine such question, and for that purpose to examine such any of them and their witnesses on oath; and the cost of every such enquiry shall be in the discretion of such Magistrates, and they shall deter-mine the amount thereof. Provided that, in the

event of a difference of opinion the case shall be referred to the determination of a third Magistrate or (if there be no such Magistrate) of any Justice of the Peace to be selected

by them.

CCXVI. If the amount of damages, costs, or expenses ascertained in the manner above described be manner above described be not paid by the party liable to pay the same within soven days after demand, such amount may be recovered under a warrant from the said Magistrates or either of them by distress and sale of the goods and chattels of such party; and the overplus arising from the sale thereof, after satisfying such amount and the costs of the distress and sale, shall be returned on demand to the party whose goods shall have been distrained.

Instead of proceeding by distress CCXVII. and sale, or in case of failure Justices may sue in competent Court, instead or ou failure to realize by distress the whole or any part of any expenses, charges, or damages awarded under the provisions of this

Act, the Justices may she the person liable to pay

the same in any Court of competent jurisdiction.

CCXVIII. Every prosecution under this Act

may be instituted before any Recovery of fines single person having the powers of a Magistrate, unless where and ponalties. otherwise provided; and every fine or penalty, imposed under or by virtue of this Act or any bye-law made in pursuance thereof, may be recovered by summary proceeding before a Magistrate upon information exhibited by order of the

COXIX. The Magistrate, by whom any fine or populty is imposed by virtue of this Act, may award How fines and ponalties are to be op-

any portion, not being more than one-half thereof, to the informer, and shall order the remainder -or, if he make no award to the informer, the whole of such fine or penalty, -to be paid to the Justices, to be

by their applied to the purposes of this Act.

CCXX. No person shall be liable to any fine

No person liable to fine or penalty unless complaint made with-in two months after offence committed.

Justices

or penalty under this Act, for any offence made cognizable before a Magistrate, unless the complaint respecting such offence shall have been made before a Magistrate within two

months next after the commission of such offence.

CCXXI. If through any set, neglect, or de-

Damage to the Justices' property to be made good in addition to penalty.

fault, on account whereaf any person shall have incurred any penalty imposed by this Act, any damage to the property of the Justices shall have been

committed by such person, he shall be liable to make good such damage, as well as to pay such penalty; and the amount of such damage shall, in by whom the party incurring such penalty shall have been convicted; and on non-payment of such damage on demand, the same shall be levied by distress, and such Magistrate shall issue his warrant accordingly.

CCXXII. It shall be the duty of all Police Police Officers to Officers to give immediate in-

Police Officers to roport offences to Justices and to ar-

formation to the Justices of any Justices and to ar- offence committed contrary to rest unknown offen- the provisions of this Act.

Any Police Officer may arrest any person committing in his view any offence against any of the provisions of this Act, if the name and address of such person be unknown to him, or if such person decline to give his name and address, or if the Police Officer in question shall have reason to doubt the accuracy of such name and address, if given; and such person may be detained at the Station House until his name and address shall be correctly ascertained.

CCXXIII. If the Lieutenant-Governor of Bengal shall have determined Certain provisions that any portion of the caviof Act extended. rons of the Town of Calcutta

shall be included in the system of sewerage and drainage authorized by this Act, and if the said Lieutenant-Governor shall have declared the boundaries thereof by notification in the Calcutta Gazettee, then Sections CXXIX to CXLV, both inclusive, of this Act shall have effect within the boundaries so declared; and all penalties, expenses, and compensation, which under the said Sections, and by the provisions of this Act, may be adjudged and determined by a Magistrate or by two Magistrates acting in and for the Town of Calcutta, mny be adjudged and determined within such boundaries by the Magistrate having jurisdiction therein.

CCXXIV. Whenever the Justices shall have

Recovery of expen-ses on account of int-provements to private property.

incurred any expenses in the execution of any of the works which, under Sections CIX, CXXXVI, and CXXXVIII of CIX, this Act, the owners of any

premises, houses, or buildings are required to execute, the Justices may either recover the amount of such expenses in the manner therein provided, or, if they think fit, may take engagements from the said owners for the quarterly payment of such sums as will be sufficient to defray the whole amount of the said expenses, with interest thereon at the rate of six per cent. per annum, within a period not exceeding five years, and such sums, when due, may be recovered by the same process by which rates may be recovered under this Act.

CCXXV. This Act shall commence and take effect on and from the first day of May 1863. Commencement of

		ι	54
SCHEDULE A /referred to is Sect		XV	
pe pe	r hal		
For every 4-wheel Carriage on	· ·	U	1
springs drawn by two Horses	9	0	0
For every 4-wheel Carriage on			- 1
springs drawn by one Horse or			i
Poncy, or a pair of Poules, under			į
thirteen hands	- 8	0	0
For every, 4-wheel Carriage without			
springs	3	0	0
For every 2-Wheel Carriage on			
springs	4	8	0
For every 2-Wheel Carriage without	-	_	
springs	1	8	0
For every Horse	4	8	0
For every Poncy under thirteen	1	0	
hands or Mule	1	8	0
Ponies under eleven hands and Child			
riages, the wheels of which do not exc four inches in diameter, are exempted.	ceu t	WCE	ity [
rout menes in dismever, are exempted.			
SCHEDULE B /referred to in	Sec.		i
tion XXXVII.)	i locc.		
SHOP AND STALL TAX.			
Class I.			
1. Shops having glass windows			
2. Hotels and Princh Houses, and			
all Spirit Shops	16	0	n.
3. Wholesale Tolacco Stores	10	U	٧.,
4. Traders registered under Section			
(CLXXXIV.)			- 1
Class II.			1
Shops built of brick or stone not			ij
having glass windows	- 8	0	0
Permanent Stalls at daily public			Ţ
The Justices shall from time to time declare			i
which are and which are not public mar-			
kets within the meaning of this Act.]			
Claim III.			1
All retail Shops and Stalls not in- cluded in either of the above Classes			i
All pedlors, hawkers, and other itine-	- 3	0	0
rant dealers.			
SCHEDULE O (referred to in Section	LX	ZZ.J	
NOTICE OF DEMAND.		- 1	
Take notice that the Justices of the			
the Town of Calcutta demand from yo	u the	вu	m
of due from* [you] as	OWNE	r (or
occupier) (here describe the property			
upon which the rate or tax is imposed	i) io	r t	he
months of		T dear	7.10
186 , and that if the sum due with one Rupee for this notice, is no	t mai	(eth	to
the Office of the said Justices at	• Inne	u tir	10
The state of the s			

or if sufficient cause for the non-payment of the sum is not shown to the Justices within five days

from the service of this notice, a warrant of dis-tress will be issued for the recovery of the same with costs. (L. S.) (Signature of the Chairman or Vice-Chairman.)

Schedule D.—freferred to in Section LXII.)
Distress Warrant.
To there insert the name of the Officer charged

Date-

with the execution of the marrant.)

WHEREAS of not paid or shown sufficient cause for the nonpayment of the sum of

Rupees due for the rates (or taxes) (or rates and taxes) mentioned in the margin for the months of () 186 , although the said sum has been duly demanded in writing from the said and five days have elapsed since the service of the notice of demand; This is to command you to distrain the goods and chattels of the said

(or us the case may be, any goods and chattels found on the premines referred to) to the amount of the said sum of Rupees, and such further sum as may be sufficient to defray the charges of taking, keeping, and selling such distress; and if, within five days next after such distress, the said sum shall not be paid, together with such further sum as may be sufficient to defray the charges of taking and keeping such distress, to sell the said goods and chattels; and having paid and deducted out of the proceeds of the sale the said sum Rupees and the charges of taking, of keeping, and selling such distress, to return the surplus, if any, on demand, to the person whom you shall find in possession of the said goods and chattels. If sufficient distress cannot, be found of the goods and chattels of the said you are to certify the same to us

together with this warrant.

(L. S.) (Signature of the Chairman or Vice-Chairman)

Schedule E .- (referred to in Section LXIII.) FORM OF INVENTORY AND NOTICE. (State particulars of goods seized.)

TAKE notice that I have this day seized the goods and chattels specified in the above inventory for the sum of Rupees due for the rates (or taxes) mentioned in the margin for the months of 186 that unless you pay into the Office of the said Justices of the Peace for the Town of Culcutts the amount due, together with costs of this distress, within five days from the day of the date of this notice, the goods and chattels will be sold.

(Signature of the Officer executing the warrant of distress.)

Date -

TABLE OF FEES PAYABLE IN DISTRAINTS UNDER THIS ACT.—(referred to in Section LXIF.)

Su	m distrai	ned t	or.		. Fe	00.
					Ru.	As,
Under 5	Rupees				0	8
ā	and unde	r 10	Rupe	es.,.	1	- 0
10	ы	15	ıj.	0.411	1	- 8
15	21	20	23	- 46	2	0
20	,,,	25	13	1.	2	8
25	11	- 80	21		3	0
80	,,	- 35	29		- 3	8
35	11	4.0	33		4	0
40	n	45	23		4 1	R
45	41	50	32		5	0
50	23	- 60	.22	** 6	6	Ð,
0.0	7)	80	11		7 1	- 8
80	11	100	11	1.	9	u
· A	bove	100	53		10	0

The above charge includes all expenses, except when peans are kept in charge of preperty distrained, in which case four appear must be paid daily for each man,

[•] to the case of a demand under Section LXV1, state that hotien of demand has been served upon the owner, and that the man discremans unpaid.

SCHEDULE F .- (referred to in Sections LIXVIII and LXXIX.)

		18			Braxus 1	s tur D	letaict of			
. No.	When born.	Nationality or Casto.	Name, if	Sex.	Name of Father.	Name of Mother.	Profession of Father.	Signature, des- cription, and residence of Informant.	When registered.	Signature of Begistrar.
					1					
		4								
		4		0						
					1		ĺ			
					- 10	1				

SCHEDULE G .- (referred to in Sections LXXVIII and LXXIX.)

enture, description, and wisdence of regis	Signature of Registrar.
	nformant,

STATEMENT OF OBJECTS AND REASONS.

On the withdrawal of the Municipal Bills which had been referred to a Select Committee of the Council last year, Government undertook to introduce a measure of a more practical nature and better suited to the state of affairs existing in the Town of Calcutta. The result has been this Bill, which has been framed with the object of entrusting Justices of the Peare, selected by Government from amongst the rate-payers, with a control over the Municipal government of the Town, and at the same time providing that the work of the Municipality shall not be liable to interruption or delay from any omission on their part to attend to their duties. It is proposed to vest the general administrative control of Municipal expenditure in a considerable body, trusting the excention in detail of all sanctioned works to one well paid Officer, who shall devote his whole time and energy to the work. This is to be effected by making all Justices of the Peace resident in the Town of Calcutta a body corporate. It is proposed that Government shall nominate to the office of Chairman of the Justices an energatic and experienced Officer, who must himself be a resident Justice. At the close of each official year, the Chairman will enhant to a meeting of the Justices a Buttes of the expenditure which he proposes for the ensuring year, and the rates and taxes which he desires to impose for the purpose of meeting this expenditure. They will then determine the amount the amount which it is proposed to expend, or the details of expenditure. They will then determine the amount

of rates to be levied within the limits fixed by the Legislature. When the Budget has been passed by the Justices and has received the sanction of the Lieutenant-Governor of Bengal, it will be left to the Chairman to carry out the sanctioned works.

To assist the Chairman, to whom it is proposed to assign a salary not exceeding 3,000 Rupees per merisem (exclusive of house-rent,) there will be a Vice-Chairman, receiving a salary not exceeding 1,200 Rupees per mensom, who will preside at the meetings of the Justices during the unavoidable absonce of the Chairman. The Chairman is to have the power of calling meetings of the Justices, in addition to those which the Bill directs to be held Quarterly, whenever he may desire to lay before them any questions of importance, and any five Justices, exclusive of the Chairman and Vice-Chairman, will form a quorum. Any ten Justices may at any time submit to the Chairman a requisition for a Meeting of the Justices, to consider any matter connected with the Municipality, and the Chairman will then be bound to call a Meeting. The Chairman will be removable of a requisition to Government signed by two-thirds of the Justices resident in Calcutta. The Vice-Chairman is to be appointed by the Justices subject to the approval of the Licutemant-Governor, and may be removed by a Resolution of two-thirds of the Justices. The Chairman will be assisted by an efficient professional staff, consisting of a Secretary, Engineer, Surveyor, Health Officer, and Assessor, to be appointed and removed by the Justices. All other Officers are to be

appointed and rémoved on the responsibility of the Chairman, but where the salary exceeds 200 Rupers, the confirmation of the Justices will be necessary. The Justices may appoint special Committees to report, or to advise the Chairman, in regard to parti-

cular works.

Provision has been made for taking a periodical census of the population, and for establishing a system of registration of births and deaths. The Bill also empowers the Lieutenant-Governor, should be see fit so to do, to place the Police Administration under the Chairman of the Justices.

The present Municipal revenue amounts to somewhat less than eleven lakes of Rupees, including the one per cent income tax,—a sum which it is admitted in totally inadequate to the requirements of the Town.

Provision has been made for a moderate license tax and the laws stalls and nedlars. The creat majority

on all shops, stalls, and pediars. The great majority of the lower classes literally contribute nothing directly or indirectly to the town revenues, and it is very desirable to reach them by some such measure as a Municipal shop-tax of a few Rupees per amum.

As regards the house-rate, it is proposed to raise it to ten per cent, and at the option of the Justices to substitute a fixed tax for native houses, calculated on

the space they occupy. The assessment is made triennial, instead of annual.

It is found that the horse and parriage tax is evaded to an enormous extent, and it is proposed to remedy this by making the payment of the tax compulsory on a certain day by means of registry and license, and in default of such registry and license within a certain date, a psualty of five times the duty is to be imposed. Though these additional taxes are provided for, it may not be necessary that they should be all imposed

at once: a discretion has therefore been left to the

Justices in this respect.

Advantage has been taken of the opportunity to consolidate the whole law relating to the Municipality of Calcutta. Acts XIV, XXV, and XXVIII of 1856 have been repealed, but all their more important provisions, with some amendments and improvements which have from time to time been suggested, have been embodied in this Bill.

A. EDEN.

The 17th January 1863.

A. G. MACPHERSON,

Sacy, to the Govt. of Bengal, Legislative Department.

HOME DEPARTMENT.

No. 1513.

Fort William, the 7th March 1863.

Notification .- Subject to the approbation of Her Majesty, His Excellency the Viceroy and Governor General of India having been pleased to appoint the Hox BLE EDMUND DEUMMOND, of the Bengal Civil Service, to be Lieutenant-Governor of the North-Western Provinces of the Bengal Presidency, the said Hon'sur EDMUND DRUMMOND having taken the prescribed Oaths has this day assumed the office of Lieutenant-Governor of the North-Western Provinces of the Bengal Presidency.

The customery Salute was fired from the Ramparts of Fort William.

By Order of the President in Council,

E. C. BAYLEY. Secy. to the Goot. of India. No. 1418A.

Port William, the 3rd March 1863.

Notification .- In supersession of the Notification No. 1473 of this date, the President in Council is pleased to permit the Hon'ble G. F. Edmonstone to resign the Civil Service from the date on which the Steam Ship Simia may be left; by the Pilot at Sea.

No. 1507A.

The 7th March 1868.

Mr. George Boles Pasley, of the Civil Service, is permitted to proceed to Europe on Purlough for a period of two years from the date of ombarkation.

No. 1519.

The 9th March 1863.

The services of Assistant Surgeon J. G. Piloher are placed at the disposal of the Government of the North-Western Provinces.

> No. 1573. The 10th March 1863.

The following appointments in the Police of the Central Provinces were sanctioned by the Gover-nor General in Council on the 16th of January

Lieutenant D. Macueil, of the 26th Madras Native Infantry, to be Assistant District Super-intendent in the Upper Godavery District from

the date on which he took charge.

Lieutenant W. Coningham of the same Reginent to officiate temporarily as Assistant District Superintendent, vice Lieutenant Faber, temporarily employed on other duty.

> No. 1524. The 7th March 1863.

Notification. — Under the provisions of the Act of Parliament 24 and 25 Vic., Cap. 104, Section VII., the Governor General in Council has been pleased to appoint Mr. Elphinstone Jackson, of the Bengal Civil Service, to officiate as a Judge of the High Court of Judicature at Fort William in Bengal, vice Mr. C. B. Trevor, absent on leave.

E. C. BAYLEY, Boog. to the Goot. of India.

FOREIGN DEPARTMENT.

No. 417.

GENERAL.

Fort William, the 10th Merch 1803. The following Notification issued by the Bombay Government is re-published for general information.

By Order of the Hon'ble the President in Council,

E. C. BAYLET, Offg. Secy. to the Gost, of India.

POLITICAL DEPARTMENT.

His Excellency the Governor in Conneil is pleased to publish, for general information, the following arrangement, concluded under instructions from Her Majesty's Ambassadae at Constantinople, by Her Majesty's Consul and British Agent at Jedduh with the Governor of that place, prohibiting the commerce by British Subjects in Wines or Spirits at Jedduh, and defining the conditions on which they will be allowed to be

imported:

Joddah being held to be peculiarly secred from its situation as the port of the centre of the Mahamedan religion, negotiations have taken place between the British and Ottoman Governments with a view to prohibit the importation to Joddah of Wines or Spirits, and orders to that effect having arrived from the Sublime Porte, and Her Britannic Majesty's Consul at Jeddah having received instruction from Her Majesty's Ambassador at Constantinople, the following articles have been agreed upon, and every means shall be taken to ensure the due execution, so that, with the exception of a sufficient quantity for the presentation of Wines or Spirits at Jeddah shall be prohibited.

In witness whereof the following Articles have been signed by Her Britannic Majesty's Consul at Jeddah, the 20th day of November 1862.

The commerce in Wines or Spirits at Jeddah shall be prohibited.

British Christian Subjects shall be permitted to import sufficient Wines or Spirits for their own personal use, the quantity to be settled each month by the local Government and the British Consul; but taverns shall be prohibited, and no Wines or Spirits shall be sold to Mussulmans.

ARTICLE III.

The status quo shall continue until the 1st of January 1863, on which date the taverns shall be closed, and these articles shall come into operation.

(Sd.) G. E. STANLET,

Her Britannie Majenty's Consul at Jeddah.

By Order of His Excellency the Governor in Council,

(Sd.) H. L. Anderson, Chief Secretary.

BOMBAY CASTLE.

The 11th February 1863.

No. 418. General.

Major J. Stubbs, Officiating Deputy Commissioner, West Berar, availed himself, on the 11th ultimo, of the leave granted to him in G. O. dated 10th idem, No. 258, and made over charge of his office to Mr. C. Horden, Assistant Commissioner.

E. C. BAYLEY, Ofg. Secy. to the Goot. of India.

LIST of Persons satisfied to the "India Medal," whose Medals lie unclaimed in the Office of the Secretary to the Gavernment of India in the Pareign Tepariment.

Abbott, A. E. Burrows, John Colins, J. Creed, E. Creed, G. Comeron. Doid, G. M. Davey, Peter DeBayara, J. Names of Parties. Engine Driver. Clerk. Pupil, La Martiniere. Ditto, ditto. Ditto, ditto. Civil Sorgeon. Clerk. Steward, La Martiniere.

Names	of Paytaes.
Devarine, J	Late Superintendent, Constan-
Dowling, Peter	Out of employ.
	Overseer.
	Oudh Military Police.
French, Lieutenant C. J	Ditto ditto.
Loslie, John	Clerk, Chief Commissioner's
Morshall, A.	Assistant Book-keeper.
	Railway Inspector.
Rae, W.	Merchant.
Soule, Henry	Out of employ.
Badlier, Lieutenant T. J	Oudh Military Police.
Smith, C.	Railway Inspector.
Tucker, R. T	Civil Service.
	Merchant Tailor.

H. M. Dunand, Colonel, Secy. to the Gout. of India.

FINANCIAL DEPARTMENT.

No. 796.

Fort William, the 10th March 1868.

In continuation of Notification No. BA., dated the 27th ultimo, the following Statement of Cosh Balances as reported up to this date in the Government Treasuries in India, at the close of the month of January last, contrasted with that of the previous years, is published for general information in

engal	limits of the several		*1882. January.	*1883. January,
		Bupent.	Rupein.	Happen.
Government of India	thr	2,29,88,360	5,77,88,448	5,89,49,000
Bengal		1,07,34,025	1,88,86,765	2,10,81,881
N. W. Provinces	+1.1	9,92,34,921	9,10,80,784	3,63,37,772
Panjab	+**	1,28,72,877	1,13,50,942.	
	231	2,80,64,997	3,94,60,254	3,77,65,024
Central Provinces		46,00,720	59,59,188	47,97,783
Deceau	h-a	13,46,029	17,43,192	\$0,65,108
Madrae	4**	1,28,87,407	2,00,40,821	2,59,27,994
Total	141	19,68,77,678	18,63,56,174	19,74,67,152

No. 797.

Statement of the amount of Government Currency Notes in Circulation, of the amount of Coin and Bullion Reserve, and Government Securities, held by the Department of Issue of Paper Currency on the 28th February 1868:—

	Calcutta.	Bombay.	Madras.	Total.
Notes in circulation	9,45,50,000	1,85,00,000	50,00,004	4,70,60,000
Silver Coin Reserve	1,77,11,189	75,00,000	60,00,000	9,72,13,139
Silver Bullion Reserve	404.291.311	1,30,00,000	e i e l'e i selli	1,50,00,000
Government Securities	58,46,851	4 *** 44 5 24 **	A11941948	68,48,901

(Sd.) H. Hrve, Head Commr., Dept. of Lance of Vaper Currency.

CALCUTTA MINT, The 3rd March 1563. WYELLE,

οź

J. W.

Secr. to

The following Statement of the Silver received and coined in the Mints of Calcutta, Madras, and Bombay, in January 1863, is published for general information:—

Rabboss

month, valued in

Bourst. Bullian or Coin received during the farm and the farment. Bullian or Coin received during the farment, and during the farment. Bullian or Coin received during the farment, and during the farment. Bullian or Coin received during the farment, and during the farment. Bullian or Coin received during the farment, and during the farment. Government. Merchants. Government. Merchants. Coingle Government. Merchants.		edi Sana	Coined d	46,9
Bullion or Coin received to manth, valued in Rupees. in Rupees. during the month, valued the the time of during the time of during the month, valued in Rupees. dovernment. Merchants. Government. Merchants. Company Compa	CALCUTA. MADRAS.	received during the	Merchants.	1,48,59,478
Bullion or Coin received in Bullion or Coin received du during the month, valued in Rup in Rupees. Government. Merchants. de		Bullion or Coin month, val	Government.	:
Bullian or Cola received in Bullian or Coin received du during the month, valued in Rupees. Government. Merchants. ed 25.81,468 19,81,287 17 1,48,717		eds gains ai besiev	'qquou	6,89,000
Bullion or Cola received the in Rupecs. Government. Merchants. Connect the Bupecs. 283 92,81,468 19,81,287	Mannass	eived during the	Merchants.	12,22,369
Bullion or Coin during the mont in Rupees. Government. Me		Bullion or Coin rec month, value	Geverament,	1,48,717
Bullion or Coin during the mont in Rupees. Government. Me		eild guing tti benlan	ւ 'ղյասա	10,81,267
Bulling or Caduring the main Rupecs. Government.	VICETTA.	onth, valued	Merchants.	92,81,466
	Ü	Bullion or Ce during the m in Rupees.		. 888
				į
				January 1863

MILITARY DEPARTMENT:

General Orders by His Excellency the Governor General of India.

Camp Delhie, the 3rd March 1863.

No. 6.4. of 1863.—With reference to Government General Order No. 790 of the 19th August 1862, His Excellency the Governor General is pleased to confirm the appointment of Colonel Lord Mark Kerr, c. B., 1st Battalion, Her Majesty's 13th Light Infantry, as a Brigadier, to complete the Bstablishment, with effect from the 18th of November last, the date of departure on sick feave to Europe of Brigadier 8. T. Christie, c. B.

No. 7 A. of 1863.—The services of Lieutenant W. Tweedie, Adjutant of the 1st Hyderabad Cavalry, are placed at the disposal of the Foreign Department for temporary employment.

Camp Bikance, the 5th March 1868,

No. 8.1. of 1868.—Colonel. Ja M. Adye, c. s., of Royal Artillery, is appointed Deputy Adjutant-General of Royal Artillery in India, in succession to Lieutenant-Colonel G. Moir, c. s., who is permitted to resign the appointment on account of the state of his health.

No. 9A. of 1868.—The Right Hon'ble the Governor General is pleased to confirm the nomination of Major-General the Hon'ble Sir R. Napier, x. c. s., as Honorary Colonel of the Corps of Calcutta Valunteer Rifles.

No. 104, of 1863.—The following copy of a Military letter from the Right Hon'hle the Secretary of State for India, No. 43, dated 31st January 1863, is published for general information:—

MILITARY.

To His Excellence the Right Hon'ste the Governor General of India in Council.

My Lord,—Referring to my letter dated 14th
No. 291.

No. 291.

August last, I have to inform
you that it has been arranged,
with the view of obviating the delay which
now takes place, that the promotions in the
whole of the Royal Artillery and Engineers
shall be made exclusively in this country, casualties as they occur in the Corps being immediately
reported to the Horse Guards by the Officers
Commanding Brigades in India, and promotions
in succession being carried out on receipt of such
advices, after approval by the Field Marshal Commanding-in-Chief and the Secretary of State for
India in Council.

India in Council.

2. In consequence of this alteration it is necessary that the Governments in India should furnish special reports of all retirements amongst the Officers of the late Indian Brigades of Artiller, and Battalions of Engineers which may take place in India, with a view to their early consumination to the Horse Guards.

I have, &c.;

India Office; London, Phe 31st January 1863. 3 (Sd.) C. Wood, H. W. Norman, Lieut.-Col.,

Secretary to the Gort. of India, with the Governor General

MILITARY DEPARTMENT.

Fort William, the 9th March 1863.

No. 190 of 1863 .- The undermentioned Officers are permitted to proceed to Enrope on leave of absence on Sick Certificate :-

Lockwood, of the late 4th Ruropean Light Cavalry, Adjutant of the Governor Lieutenant General's Body Guard

General's Body Guard
Lieutenaut Henry Lachlan
Young, of the General List,
Infantry, doing duty with
the let Regiment Native
the new Regula-

No. 191 of 1863.—The following Order issued by the Government of Bombay is confirmed :-

o. 74, dated 10th February 1863.—Branting leave of absence to Europe, on Medi: cal Certificate, to Lieute-Bombay Staff Corps, Adju-tant and Officiating Second in Command, 4th Cavalry, Hyderabad Contingent

For twen months.

No. 192 of 1863 .- In conformity with the 10th paragraph of Government General Order No. 724, dated 19th August 1861, the following is

Ordnance Commissariat Department.

Sub-Conductor Henry Hobery to be Conductor from the 27th January 1863, vice Conductor Warburton, retired.

No. 193 of 1863 .- The undermentioned Officer is permitted to proceed to Europe on leave of absence on Sick Certificate:-

sence on blek Certain Street Philip Streatfeild, of the General List, Infantry, doing duty with the 32nd Regiment tions. Lieutenant

Fort William, the 10th March 1863.

No. 194 of 1868 .- The undermentioned Officer has reported his return from England:-

Date of arrival at Fort William.

Captain T. E. Webster, of the oth Regiment Native Infantry ... lat March 1863.

No. 195 of 1868 .- Quarter-Master Serjeant Michael Townsend, of the 22nd Brigade, Rayal Artillery, who was admitted to Pension in Government General Order No. 962 of the 22nd October 1862, is permitted to reside and draw his stipend in India, instead of in Europe as previously authorized.

No. 196 of 1865 .- The undermentioned Out-Pensioner of the Royal Hospital at Chelsea having been permitted to reside and draw his stipend in India, payment of Pensions is to be made and charged accordingly :---

> Rate of Pension per diem.

Serjeant Richard Grant, of Her per diem, from Majesty's 107th Foot ... the date he ceases

One ehilling to receive Regimental Pay.

No. 197 of 1863.—The undermentioned Officer has reported his return from England :--

Date of arrival at Fort William.

Lieutenant H. B. Webster, of the late 4th European Light Cavalry

6th Jan. 1968.

No. 198 of 1863 .- Lieutenant H. B. Webster, of the late 4th European Light Cavalry, is allowed an extension of leave to the 6th January 1863, the date on which he reported his return to Bengal from sick leave to Europe.

H. K. BURNE, Major, Offq. Secy. to the Govt. of India.

PUBLIC WORKS DEPARTMENT.

GENERAL,-ESTABLISHMENTS.

No. 47.

Fort William, the 10th March 1863.

Notification.—Captain W. S. Oliphant, Royal Vide Notifica. Engineers, "Executive Engi-· Vide Notification No.7, dated 14th neer, Second Class, Thyet Myo January 1863. Division, ossumed charge of that Division from Lieutenant D. Cowie, Royal Artillery, on the 3rd February 1863.

J. P. BEADLE, Lieut.-Col., R. E., Offg. Secy, to the Gont, of India, in the Public Works Dept.

MARINE DEPARTMENT.

No. 4870.

The 3rd September 1862.

List of Persons entitled to Medals as noted below, whose Medals lie unclaimed in the Office of the Controller of Marine Affaire:-

let China War.

Steamer "Nemeria."

"Temasorima"
"Nemeria."
"Malagner."
"In Hopkiy."
"In Enginer. Steamer "Phiegethen."
In Enginer. Apprentac, Steamer "Interprise."
"In Officer, Steamer, "Temaserim."
Steamer "Enterprise."
"Nemeria."
"Nemeria."
"Steamer "Enterprise."
"Steamer "Enterprise."
"Nemeria."
"Steamer "Enterprise."
"Nemeria."
"Nemeria."
"Steamer "Enterprise."
"Nemeria."
"Nemeria."
"Nemeria."
"Nemeria."
"Steamer "Enterprise."
"Nemeria."
"Nemeria. Abrec, Dominge Abree, Panings Augustin, Juba Corea, Augustina Corea, P. Colquisoun, J. Couletts, Victor Jacobs, P. Lamingon, M. Fairclough, H. Francia, J.
Gomes, A.
Gomes, A.
Gomes, A.
Gomes, A.
Grees, T.
Herley, H. L.
Higgs, T.
Hutne, W.
Lawrence, A.
Mannih, J.
Magusi, F.
Norton, G.
Eyen, P.
Sheriff, E.
Smith, J.
Symonda, R.
Triampaon, J.
Wall, A. P.

Burmak Medals with Clasps for Pogu.

Birm Barton, C. Hoodle, G. E. Bolt, C. Bowen, C. Couway, M. Davitam, G. Davitam, G. Davitam, G. Caliver, W. Galwin, M. F. Hodge, E. Hodge, E. Hodge, E. Hodge, E.

Apothecaey, Steamer "Mahamaday,"

Apothecaey, Steamer "Mahamaday,"

(Aerk in charge, Steamer " Mahamaday,"

tat Engineer, Steamer " Mahamaday,"

Engineer Approntice, Steamer "Damoedah,

Jet Engineer, Steamer "Mahamaday,"

3rd Officer, Surveying Vessel "Krishna." 2nd Officer of the Steamer "Damoolah."
Pursor's Steward, Steamer "Nerbuildh."
Clerk, Steamer "Indus."
A. B., Steamer "Pluto."
2nd Officer of the Steamer "Lord William of Bearing."

Kennedy, J. Laftson, W. S. Laftson, W. Lawar, W. Mackay, J.

2nd Officer of the Bleam.

Partners." Philogethon."
Bontswain, "Philogethon."
Bontswain, Stantor "Fire Queen."
Burgein, Bleamer "Proscrpine."
A. H., "Transserin."
A. H., "Transserin."

A. H., "Transserin."

Squeer Approntice, Stantor "High
Lindsay."
A. H. Stantor "Transserim."

3rd Fiegeneer, Steamer "Procurpine."
Squeen, "Five Queen."
Camper, Steamer "Plate."

Camper, Steamer "Plate."

Maig, G. Middleton, J. Miller, J. M. Pope, J. Ramshotham, W. Rambothum, W. Rean, J. R. Rean, J. F. Tamough, M. Tamusaon, R. S. Tonze, W. R. Twisden, F. Woodley, J.

3rd Fragmeer, Steamer "Procurpins."
Suggeon, "Fire Queen."
Gramer, Steamer "Plata."
Engineer Apprenties, Steamer "Plata."
2nd Officer, Steamer "Enterprise."
Addampman, Steamer "Enterprise."
Commander, Steamer "Plata."
Surgeon, Steamer "Plata."
And Officer, Steamer "Plata."
Middipmen, Steamer "Pinto."
Middipmen, Steamer "Tensseries."
Middipmen, Steamer "Tensseries."
Middipmen, Steamer "Tensseries."

Brown, William Sanderson, R.

Ganges Platilla. Civil Service. Imchano Medals.

India Medals.

Beien, J. J.

JOHN G. REDDIE,

Offg. Controller of Marine Affairs.

ORDERS by the LIEUTENANT-GOVERNOR of BENGAL

No. 1869.

APPOINTMENTS .- The 5th March 1863 .- Messrs. D. W. Burnett and C. P. Brownfield, Sub-Assistant Revenue Surveyors, Second Class, First or Northern Division, to be Senior Sub-Assistant

Revenue Surveyors, First Class.

Mr. R. Barclay, Sub-Assistant Revenue Surveyor, Second Class, Third or Eastern Division, to be Senior Sub-Assistant Revenue Surveyor, First

Class. Mr. H. Billon, Sub-Assistant Revenue Surveyor, Third Class, Sixth or Hazareebaugh Division, to be Sub-Assistant Revenue Surveyor, Second Class.

Mr. G. E. Nash, Junior Sub-Assistant Revenue Surveyor, Second or Southern Division, to be Sub-Assistant Revenue Surveyor, Third Class,

Mr. S. M. Smylie, Junior Sub-Assistant Revenue Surveyor, Third or Eastern Division, to be Sub-Assistant Revenue Surveyor, Third Class.

Mr. H. R. Littlewood, Sub-Assistant Revenue Surveyor, Fourth or Western Division, to be Sub-Assistant Revenue Surveyor, Third Class.

Mr. G. V. Thompson, Sub-Assistant Revenue Surveyor, Fifth or Arracan Division, to be Sub-Assistant Revenue Surveyor, Third Class.

Mr. R. Savage, Sub-Assistant Revenue Surveyor, Fifth or Arracan Division, to be Sub-Assistant Revenue Surveyor, Third Class.

The above promotions will take effect from the

1st of January last.

Baboo Protab Chunder Chatterjee, B. A. and L., Deputy Magistrate and Deputy Collector of Chumparan, is vested with the full powers of a Magistrate in that District.

7% 6th March 1863.—Monlavy Wajecoollah, Deputy Magistrate of Hooghly, in transferred to Beerbhoom, in which District he will exercise the full powers of a Magistrate.

LEAVE OF ABSENCE .- The 7th March 1803 .- Me. W. C. Endes, Officiating Joint Magistrate and Deputy Collector of Mymensing, for four weeks, to appear before the Medical Committee at the Presidency.

Moulavy Imdad Ali, Principal Sudder Ameen of Tirhoot, for fifteen days, under Section VIII. of the Uncovenanted Absentee Rules.

Baboo Shyamalanand Mookerjee, Deputy Magistrate and Deputy Collector of Jamoorkandi, for one month, on Medical Certificate, under Clause 2, Section V. of the Uncovenanted Absentee Rules, in extension of the leave granted to him on the 26th of January last.

The 9th March 1863.—The Reverend T. A. Firminger, Chaplain of Chinsurth, for eighteen mouths, on Medical Certificate, under Section XI. of the new Military Furlough Rules.

The 7th March 1863 .- The services of Mr. Elphinstone Jackson are placed temporarily at the disposal of the Government of India in the Home Department.

The 9th March 1803.—The appointment of Major J. Smith to be District Superintendent of Police in Rajshahye, notified in the Gazette of the 18th ultimo, is cancelled at his own request.

> · E. H. LUSHINGTON, Secy, to the Govt, of Bengal:

Public Works Department.-Hengal.

GENERAL, - ESTABLISHMENTS.

No. 48. The 7th March 1863.

Resignation .- Mr. A. E. Byrn, Assistant Accountant of the Second Class in the Establishment of the Principal Subordinate Accountants of the Public Works Department in Bengal, is, permitted to resign his appointment, with effect from the 27th September 1862.

No. 49.

Appointments.—The following appointments are made in the Establishment of the Principal Subordinate Accountants of the Public Works Department in Bengal to complete that Establishment lishment ;-

To be Assistant Accountants of the Third Cluse. Wood, Mr. T. W. Banerjee, Baboo Madhub Chunder. Bose, Baboo Mudden Mohun. Day, Baloo Romanath. James, Mr. G. A., Supernumerary.

No. 50. The 9th March 1863.

Baboo Gopal Chunder Goopto, Sub Overseer of the Third Class, Third Grade, having passed the prescribed Examination, is appointed a Sub-Overseer of the Second Class, Third Grade.

F. R. Boyez,

Acrt. Scoy. to the Gout. of Bengal, in the Public Works Dont.

ORDERS by the LIEUTENANT-GOVERNOR, N. W. Provinces.

Public Works Department.—No. 911 — *Illahabad, the* 14th February 1863.—Notification.—The following Statement of Works of public utility constructed by private Individuals at their own cost in the Agra Division, during the year 1861-62, is published for general information:—

Statement of Works of public wi ity constructed at the and of private Individuals in the Districts of the Agra Division during the Year 1561-62.

ì,	2.	5: 3.	4.	1 . 6.	6.	7.	0.
Shrinkon	District	Muses of Individuals.	Description of Works.	Places where constructed.	Cost.	Total.	REMARK
		Letta Chowbey Kalla Pundit Justa Forshad and others, residents of Bhuris poore Durwasah	Stone Drains on both sides of the street,	From Lallaguage to Chrok Bazar in the City of Mutter	8,207 bl 5	•	
	ĺ	Madoo Lall, Mukhun Lall Sadick Shah Fukees and others, residents of Chouk- Banar	Stone Drains on both sides of the street, 936 yards.	From Nubbee's Mosque to Sharmes Chaus, A.	3,435 6 10		
		Seth Luchman Chund, Gunga- deen Bulla Aheer and other re- sidents of Floice Same	Stone Drams on both eides of the street; 19672 pards.	From Shames Chant to Holse Derwassh	0,389 4 9		Nearly 24 miles of Stone Orains have been completed by private Indivi- duals.
		Residents of Lali Durwasah	Stone Drains on both sides of the street, B1 yards.	Adjoining Sal Dur- westell	196 4 6	•	
	Mustern	of Dough Durwanh.	Stone Drains on both aides of the street, 102 yards.	Adjoining Deegh Dur-	78 18 6	13,306 9 0	
		Tora Busecals	Fuota Well	Hatras read at Mousah Khonwalt	240 0 0		
		Geaster	Pucca Ghaut in Tunk	Kusheh Kosse	100 0 0		· ·
	H	Beerini	Pucca Chaut in Tank	Tomolah, Pergunnah Kosee	76 0 0		
		Gobind Doss Sookhannad	Pucca Well	Juchoonds; Pergunnah Kosee	350 0 0		
	1	Gheera Beg	Ditto	Queslish Muttra	850 0 0		
:		Roshun Loll Karinda	Ditto	Sedabed	800 0 0		
2.		Onniët Ram Basdoo 1	Ditto	Ditto	250 0 0		
Aena	ļ	Nattheo Banesa	Little	Dibio	800 0 0		
		¥		Total Ruposs	15,590 9 0	9,078 D D	,
	ſ	Parson Stockis Kaith	Dhurmasila	Mounh Remungger, Pergunyah Kundowise	2,000 0 0		
		Dilto	Puccs Well	Ditto	800 0 0		
	4	Loochqo Birbauin	Ditto	Monzah Kurendhua, Per- gunnah Irradutang-	250 0 0	2,800 0 6	1.
	Į	Gokul Chand Buoses	Ditto	Menzah Mehupper, Pergunuah Irradut- nunger	240 0 0	600 D O	
		4	-	Total Rupecs	PRI 14	8,800 0 0	
		Buideo Halwaceh	A Pocca Well	At Gunge Tirwali	860 0 0		completed.
	Parenckshad	Ehooshealen Bunnet	Ditto	At Torwa Kham	800 0 0	H1+4+4	Ditto.
	P4.7			Total Rapers		550 0 0	
	. [Kyracki koll, of Omepoor	Ditto	Shabpoor, Mounth Ur-	40 0 O		
	Red Hall	Ditto Ditto	Ditto	In the village of Eur-	725 0 a		
	L	Disto Ditto	Ditto	At Amapoor Khan	180 0 a		4
				Total Rupses		882 O O	

No. 1004 .- The 21st Fabruary 1863 .- Trans-Jeen.—Sub Overseer Gowree Shunkur from the Allahabad Division, Public Works, to the 4th

Division, Grand Trunk Road.

No. 1005.—Mr. W. E. Parry, Assistant Engineer, 3rd Division, Grand Trunk Road, to the Allahabad Division, Public Works, 1200 Mr. J. M. Enston, who has resigned his appointment in the Public Works Department.

No. 1010,-Notification.-Numerous applicafor the services of practical Overseers, such persons as possess the necessary qualifications and desire to obtain employment are requested to send in their names and copies of certificates to the Principal of the Thomason College at Roorkee, who will register them and recommend them for employment as opportunity offers.

No. 1051.—The 23rd February 1863.— Transfers.—Assistant Supervisor Serjeunt J. Brown from the Irrigation Department to the Second Circle, Public Works Department, North-Western Provinces, and is posted to the Benares

Division Public Works.

No. 1057.—The 26th February 1863.—Probationary Assistant Supervisor Mr. H. C. Woods from the 4th Division, Grand Trunk Road, to the Barrelly Division, Public Works.

Sub-Overseer Hubbeeh-ool Rahman from the

Allahabad to the Barielly Division, Public Works. No. 1098,— the 25th February 1863.—Overseer Madho Pershand Chuckerbutty from Gornekpoor, in the Benures Division, to the Barielly Division, Public Works.

No. 1123 .- The 27th Pebruary 1863 .- Sub-Overseer Reheem Buksh employed on the Agra and Bombay Road is transferred from the First to the Second Circle, Public Works Department, North-Western Provinces, and posted to the Cawapoor and Malthone Road.

No. 1182 .- Notification .- Mr. J. Hair, Assistant Engineer, appointed to officiate as Superintendent, Rugineer, appointed to officiale as Superinted as, Boolundshuhur Branch, Gauges Canal, in Notilica-No. 536, dated 29th January 1863, joined his appointment on the 5th instant. No. 1133.—Transfer.—Mr. A. W. Brind,

No. 1133. - Transfer. - Mr. A. W. Brind, Assistant Engineer, from the Eastern Jumna Canal

Assistant Engineer, from the Eastern Jumna Canal to the Northern Division, Ganges Canal No. 1144.—The 27th February 1863.—The Notification, No. 385, dated 20th January last, transferring Mr. W. W. Gulcheth, Deputy Supermondent, Northern Division, Ganges Canal, to the Banares Division, as Civil Divisional Engineer is conveiled. Engineer, is cancelled

By Order of the Hon'ble the Lieutenant-Governor, North-Western Provinces,

> W. E. MORTON, Lieut. Ool., Secy. to Good., N. W. P.

ORDERS by the LIEUTENANT-GOVERNOR, Punjab Provinces.

REVENUE DEPARTMENT.—The 2nd March 1883.— Leave. - No. 169.—Mr. W. Matthews, Patrol, Salt Department, has obtained three months leave of absence, under Section VII. of the Uncovenanted Leave Rules, from such date, subsequent to 10 m March 1863, as he avail himsen of it.

JUNICIAL DEPAUTMENT .- The 3rd Hurch 1863 .-Powers. - No. 162. - Motee Rain, Naib Tehsildar of Bhowarna, in the Kangra District, is vested with the powers of a Subordinate Magistrate of the Second Class.

POLICE DEPARTMENT. - The 3rd March 1868. - Appaintments. - No. 161. - Lioutenant C. T. Lane to be Assistant Superintendent of Police in the Bunnoo District

Lieutenant W. C. Chowne to be Assistant Superintendent of Police in the Dera lamael Khan

GENERAL DEPARTMENT. - The 2nd March 1863 .-Leave .- No 469 .- Native Doctor Sheikh Chaddee, attached to the Labore Central Jail, has. obtained leave of absence, on private affairs, from the date of his availing himself thereof, until 1st August 1868.

The 3rd March 1863 .--Correction .- No. 472 .-In the list of sanctioned holidays for 1803 published in the Punjab Covernment Garette at pages 50, 62, and 72, the date on which the Holes restival is to fall should be the 5th instead of the 7th

of March.

The 4th March 1803. - Appaintment. - No. 488. - Sub-Assistant Surgeon Behave Lall, attached to the Scalkote Dispensary, to the Civil Medical charge of Goojranwalla, as a temporary arrangement.

The 4th March 1868.—Notification.—No. 485.— Lieutenant E. A. C. Lambert, Cantonment Joint Magistrate of Sealkote, has passed the Examina tion prescribed for Cantonment Joint Magistrates.

> T. D. FORSYTH, Offg. Secy. to Goet., Panjub.

STATEMENT skewing the Importations of Satt (private property) in Bond and Affoat on the River Hooghly entired to Customs dury on the lat. March 1863.

Description of Salt.	Gorent Golehe.	Private Golishe,	Affost.	Total.
	In. Mds.	In. Mds.	In. Mds.	In. Mds.
Liverpool Pungah French Kurkutch Ceylon Bombay Madras Scinde Arabian and Persian coulfs Muscat Rock	2,128 50,099 38,776 72,493 6,000	14,629 20,456 87,689 45,995 68,158 12,940	280 438 83,538 33,649 11,810	23, 23 2,21,544 1,13,420 1,35,646
Total	12,94,735	13,68,410	6,71,581	32,34,731

J. P. GRANT, Offg. Junior Secretary.

BOARD OF HEVENUE; Fyit William, The 7:h .troveh 1503.

Opium Notification.

Notices is hereby given, that the Fourth sale of Opium, the provision of 1861-62, will be held at the Exchange Hall on Monday, the 6th of April 1868, at 11 a. M., and will comprise 3,300 Chests, viz.,—

... 1,860 1,440 Behar Opining Benares Opium

Total Chests

2. The general Conditions of the sale now advertized will be the same as usual. They may be accertained by reference to the Notification isseed on the 8th November 1562 and published in the Government and Exchange Guzettes, or on application at the Office of the Board of Revenue.

3. The latest dates for deposit and clearance will be the lith and 21st April 1863 respectively, that is to say, no Bank of bengal Receipts, Company's Paper, or other Public Securities that may be tendered for deposit in redemption of Promissory Notes given by Purchasers in the Sale Room, will be received after 4 g. M. of Saturday, the 11th April 1863, and no Bank of Bengal Receipts in full payment of Lots will be accepted after 4 g. M. of Tuesday Lots will be accepted after 4 F. M. of Tuesday, the 21st April 1863.

4. In addition to the quantity above advertized for sale, the following quantities, more or less, of Behar and Benures Opium of 1861-62 will be brought to sale, in the present year, on or about the dutes specified below. The Board, however, reserve to themselves the right of altering three dutes should circumstances render it expe-

dient to do so :-

	1400000	It har moone Cheese.	Benares about Chosts,	Total about Classis.
100 100	1 4.5 34 1000	1.060	1 440	20.000
du or about We			1,440	3,200
into Bion		1,880	1,440	3,300
Ditto Thu		1,860	1,4412	- 8,300
Little Mich		1,560	1,00	3,300
Lifter Blow		1,860	1,410	5,000
Pitto Boan	any, ath that, n	1,560	1,660	3,300
Little Man	lay, Will Nov. n	1 1,580	1,110	8,300
Litto Ston	my, 7th Lice. o	1,803	1,866	3,517
11/2-70	Total 1	14,873	11,644	26,117

By Order of the Board of Revenue,

J. P. GRANT,

Offg. Junior Secretary.

- F. W. W. The 3rd March 1863.

Orders by the Vice-Chancellor and Syndicate of the Calcutta University.

26. A Special Meeting of the Senate will be heid at the Town bind on Monday, the 16th of Maren, at 1 t. M., for conterring Degrees.

27. Graduates and Under-Graduates of this University who wish to be present must apply to Tickets at the University Office.

25. Graduates and Licentiates must appear in their proper Academic costume.

> J. RICHARDS, M. A., Offy. Registrar.

The 10th March 1868.

NOTICE.

THE THADE RETURNS of the Port of Calcutin, for the Mosrus ended 31st August and 30rm SEPTEMBER 1862, may be had at Rupees 4 per chpy, on application at the Calcutta Gazette

The 17th February 1863.

Lectures on Geology.

"Uspen orders from Government, and with the permission of the Asiatic Society, Mr. Henry F. Blanford will deliver a course of twelve Lectures on Geology at the Asiatic Society's Museum, No. 1, Park Street.

An introductory Lecture will be read on Monday, the 16th instant, at 1 past 4 r. M., and B Lecture will be delivered on each successive Monday at the same hour until the conclusion of the course

Terms of admission, 10 Rupees for the course. Application or Tiokets to be made at the Society's

Rooms between the hours of 10 A. M. and 4 P. M." W. S. ATKINSON,
Director of Public Instruction.

FORT WILLIAM, The 6th March 1863.

Notice.

SEALED TENDERS will be received by the Secretary to the Chief Commissioner up to the 3rd April 1863, and opened by him at his Office on that day in the presence of all parties who may choose to attend, or their Agents, for the supply, by contract, of printed and lithographed English and Vernucular Forms for the year 1863-64.

The Tenders must be accompanied by specimens of paper and printing, and be superscribed with the words "Tenders for Printing," but must not have the name of the Tenderer written on the envelope.

It will not be obligatory on the Secretary accept the lowest Tender unless he is satisfied with the specimen of materials and workmanship and the ability of Tendorer to fulfil his engagement. The Forms must be delivered at Lucknow free of all charges on and after the 1st May next, but they will be rejected if not equal to the specimen. In case of tailure to furnish them when required they will be obtained elsewhere.

No payment in advance will be made.

The Forms are in English and Vernacular, the

former are on

Foolscap paper of 1 sheet.

37

and the latter on

Scrampore of the above sizes, and I sheet Bengal

Intending Tenderers may get a list of the Form and full particulars from the Scoretary's Office

J. Hern,

Secy. to the Chief Comr., Oudh.

Lucanow, The 24th February 1868.

MEDICAL DEPARTMENT.

COMPARATIVE RETURN shewing the expenditure of Spirits, Wine, Malt Liquor, and Effervescing Liquids in the European Military Hospitals in the Bengal Presidency during the month of December 1862, the strength of the charges, and the percentage of expenditure on the aggregate number of sick diets compiled from the Statements furnished by Deputy Inspectors-General of Hospitals.

g value and a land		STREE	oru,	Nome Des		, S21	ikizi,	Wi		Lie	ALT QUOR.	GI	ETES- TO JIDE-	Iaus.	
Divisions.	THE PERSON NAMED IN	Combatants.	Non-Combatanta,	Eorgital Appreation.	Sket.	Number of Bottles.	Per Cent. on Siet.	Number of Bottles.	Per Cent. on Siet.	Number of Botthe.	Per Cont. on Sict.	Number & Bottler.	Pur Cent. on Sick.	Number of Bottler.	The second
Presidency		1,682	360	553	10,641	23	6.76	280	62:54	681	200:27	102	199-60		E .
Barrackpore	ste	4,211	716	- 315	4,686	10	7*28	119	7879	374	214-34	100	111-14	82	
Daoca	- 10	416	268	140	609			34	85-28	10	60'90	me.	ingla.	Tre like	
Dinapore the Albertas	- 10	1,609	888	165	4,688	-39	2178	181	88:90	467	31099	158	107-22	1000	f
Benares	441	1,623	294	150	3,566	38	18:04	78	67-81	1,908	1080114	10	8.70	12	
Cowmpore	100	3,084	806	458	11,809	84	23.03	284	80.90	799	107'91	- 31	6:40	151	
Agra	B.1	3,787	4.00	200	6,391	36	17'48	908	80-02	807	319.53	189	81.68	82	
Meerat		6,694	1,022	504	13,962	87	10-99	499	95:12	1,213	70.80	108	28.D2	105	
Lucknow	-12	4,947	766	819	10,103	140	4572	305	98:56	1,510	663 °S3	437	197'95	.248	h
Sanger		3,087	141	98	2,871	6	6.48	67	62.55	188	189'55	10	10.00	329	43
Birbind	- 047	3,365	968	461	4,196	50	36'94	141	104'17	866	285-18	- 14	10:24	47.	ł
Meean New	701	4,419	524	488	8,387	106	38-44	445	164'48	1,013	485'31	263	52-8a	91	Ŋ
Sealkots danger Dir and	The	1,611	200	186	4,400	59	86.60	460	310.00	1,290	896.87	20	1981	13	1
Pesitiver 1	441	8,244	862	691	20,449	120	87:38	278	80.88	811	240'61	666	167 02	335	
Error Elem I Total		45,000	-10	4,498	96,048	775	25:01	8,181	109-67	11,138	859:10	1,938	Pin 5	1,808	
Assezace.	The second second	Expended during the choulds,	As per petrions month's Between.	Increase.	Decreese.						* 7	The state of the s	1000年の日本の日本の日本の日本の日本の日本の日本の日本の日本の日本の日本の日本の日本の	The state of the s	のないとはイノの対対
Total Sottles of Spirits	***	775	864		80	- 10	17 - 12 - 12 - 12 - 12 - 12 - 12 - 12 -	100	THE PERSON NAMED IN		T. W.	AND THE REAL PROPERTY.			
n di 10 Wina	***	3,177	6,424	***	1,947	11/2	174				E La		-24		
, Malt Liquor	. 144	11,233	12,697	101	1,484				WE !	学士!	4		140	47	
THE COURSE OF SECURITION AND ADDRESS.	-	100	4,198	State!	3,103	1						- 44 1		250	
n n Efferencing Li	dipon	1,956	PIE		-Jan-						1				

ERAMINER'S OFFICE, MEDICAL DEPT.; }

Fort William,
The 4th March 1868.

J. H. Burten, Surgeon-Major,

Examiner of Medical Accounts.

In the matter of Joseph Julius Maximilian Knas, formerly carrying on business as a RailwayContractor and Lime Burner at No. 49, Clive Street, in Calcutta, un-der the Firm of Kass and Co., afterwards in co-partnership with Jules Perrot, under the Firm of Kaas, Perrot and Co., at No. 5, Royd Street, in Calcutta, and now at Seebpore, in copartnership with C. F. Bebrends, under the Firm of Kass and Co., as Steam Saw Mill Proprietor, and at No. 81, South Collin-gab, in Calcutta, as a Jeneral Contractor and Lime Burner, an Insolvent.

Notice, that an application for an ad interim protection order has been this day made by the said Insolvent, and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court on Tuesday, the 17th day of March instant, at the hour of 10 o'clock in the forenoon.

"Any Oreditor of the said Laborator before as of opposing each application next appear before the said Court at the time and place aforesaid."

1 tiple Alforness. " Any Oreditor of the said Insolvent desirous Robertson and Hickle, Altorneys.

In the matter of Joseph Julius Maximilian Kans, formerly carrying on business as a Ruilway Contractor and Lime Burner at No. 49, Clive Street, in Calcutta, under the firm of Kaas and Co., afterwards in co-partnership with Jules Perrot, under the Firm of Kans, Perrot and Co., at No. 5, Royd Street, in Calcutta, and now at Seebpore, in co-partnership with G. F. Behrends, under the Firm of Kaas and Co., as Steam Sad Mill Proprietor, and No. 81, South Collingah in Calcutta, as a General Contractor and Lime Burner, an Insolvent.

On Saturday, the 7th day of March instant, it was ordered that the matters of the petition of the said Insolvent be heard on Saturday, the 2nd day of May next, and that the said Insolvent do then at-tend to be examined before the said Court.

Robertson and Hickle, Attorneys.

On Saturday, the 7th In the matter of Nilsnoncy Sein, a Shop- day of March instant, keeper at Burra Bazar, it was ordered that the in Calcutta, an Insol- matters of the petition vent.

beard on Saturday, the 2nd day of May next, and that the said Insolvent do then attend to be examined before the said Court.

Strong, Attorney.

In the matter of Sallah Notice, that the peti-David Joseph Ezra, of tion of the said Insol-Mannk's Lane, inhabi- vent seeking the benefit tant, an Insolvent. of the Act XI. Via., Cap XXI., was filed in the Office of the Chief Clerk on the 3rd day of March instant, and by an order of the same date the Estate and Effects

of the said Insolvent were vested in the Official Assignee.

Carapiet, Attorney.

In the matter of Sallah On Tuesday, the 3rd David Joseph Ezra, of day of March instant, Manuk's Lane inhabitit was ordered that tant, an Insolvent. the matters of the petition of the said Insolvent be heard on Friday. the 17th day of April next, and that the said Insolvent do then attend to be examined by the said Court.

Garapiet, Attorney

In the matter of Wil-.} liam George Baxter, an | day of March instant, it Insolvent.

vent.

On Saturday, the 7th was ordered that the hearing of these several In the matter of Ange | matters do stand ad-Hadaugue, an Insol- | journed until Saturday, the 6th day of June next, and that the order made in these matters for the ad inferim protection of the said Insolvents from arrest be enlarged to the said 6th day of June next, and that the said Insolvents do then respectively attend to be examined before the said Court,

Berners, Sanderson and Forgusson, Attorneys.

Downing., Attorney.

In the matter of John Rozario, an Insolvent.

In the matter of John Shircore, an Insolvent.

In the matter of George Frederick Abich, an Insolvent.

In the matter of Grees. Chunder Chatterjee, an Incolvent,

In the matter of Walter Henry Parker, an In-solvent.

In the matter of William Richard Robertson, an Insolvent.

Insolvent in Person. Molloy and Dallas, Attornoys. Sims, Attorney. Temple and Fenn, Attorneys. Insolvent in Person. Insolvent in Person.

On Saturday, the 7th day of March instant, it was ordered that the bearing of these several matters do stand ad-journed until Saturday, the 2nd day of May next, and that the said Insolvents do then respectively attend to be examin-ed before the said Court.

In the matter of Ma.) On Saturday, the 7th thew Steel Templeton, day of March instant, an Insolvent. It was ordered that the hearing of this matter do stand adjourned until Saturday, the 5th day of September next, and that the order made in this matter for the ad-interim protection of the said Insolvent from arrest be enlarged to the said 5th day of September next, and that the said Insolvent do then attend to be examined before the said Court.

Insolvent in Person.